

THE

JAMMU AND K ASHMIR OFFICIAL GAZETTE

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PART I-A

Jammu & Kashmir Government-Orders

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HIGH COURT OF JAMMU AND KASHMIR AT JAMMU (Exercising powers of Bar Council under Section 58 of the Advocates Act, 1961).

Notification

No. 1772 Dated 08-05-2020.

It is hereby notified that vide High Court Order dated 05-05-2020 Mr. Jeelani Ahmad S/o Mehraj-ud-Din Mir R/o ABI-Karpora, Mir Mohalla, Srinagar A/P Aaliya Bagh, House No. 25, Tailbal Road, Shalimar, Srinagar has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-212/2020 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

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Notification

No. 1773 Dated 08-05-2020.

It is hereby notified that vide High Court Order dated 05-05-2020 Ms. Kajal Sambyal D/o Suresh Singh R/o Ward No. 1, P. W. D. Colony, Tehsil and District Kathua has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

Notification

No. 1774 Dated 08-05-2020.

It is hereby notified that vide High Court Order dated 05-05-2020 Mr. Mueed-ul-Islam Shah S/o Jameel Ahmed Shah R/o Shaheen-I-Nishat, Near Police Station, Brane Nishat, Srinagar has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-214/2020 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

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Notification

No. 1775 Dated 08-05-2020.

It is hereby notified that vide High Court Order dated 05-05-2020 Mr. Mohd Sarfraz S/o Mohd Hanief R/o Kote, P/O Behrote, Village Behrote, Tehsil Thannamandi, District Rajouri A/P Ward No. 2, Bella Colony, Rajouri has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

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Notification

No. 1776 Dated 08-05-2020.

It is hereby notified that vide High Court Order dated 05-05-2020 Mr. Manoj Kumar S/o Subash Chander R/o Tarore, Tehsil Bari-Brahmana, District Samba has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from the concerned University and verification of his character and antecedents from CID. His name has been entered under Serial No. JK-216/2020 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional licence/enrollment must be sought before the date of expiry unless the absolute/final enrollment as an Advocate is ordered therebefore.

(Sd.) S. JATINDER SINGH,

Assistant Registrar.



THE

JAMMUAND KASHMIR OFFICIAL GAZETTE

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 53-Rev (LAJ) of 2020

Dated 27-05-2020.

Whereas, the land specifications whereof are given below is required for public purposes viz. for construction of Civil Structure under various Water Supply Schemes situated at Village Dheerti, Tehsil Katra, District Reasi;

| District | Tehsil | Village | Kh. Nos. | Area |
|----------|--------------|---------|----------|------------|
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| | | | | K. M. S. |
| Reasi | Katra | Dheerti | 00ó8½ó00 | |
| | | | 370 | 00ó13ó00 |
| | | | 735 | 00ó06ó06 |
| | | | | óóóóóô ó |
| | | | Total | 01608611/2 |
| | | | | óóóóóô ó |

Whereas, on the basis of an indent placed by Executive Engineer, PHE Division, Reasi, a notification under section 4(1) was issued by Collector, Land Acquisition (SDM), Katra vide letter No. SDM/K/CLA/2019-20/173-79 dated 08-08-2019 for land measuring 01 Kanal and 08 Marlas and 1½ Sarsai situated in Village Dheerti, Tehsil Katra, District Reasi for construction of Civil Structure under various Water Supply Schemes;

Whereas, the Collector, Land Acquisition (SDM), Katra vide letter No. SDM/K/CLA/2019-20/271-73 dated 16-09-2019 has reported that the notification issued under section 4(1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition but no objection was received from the land owners/interested persons within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (SDM), Katra vide letter referred to above duly endorsed by the District Collector, Land Acquisition (DC), Reasi vide No. DC/Rsi/2019-20/1053-57/SQ dated 25-09-2019, duly endorsed by Divisional Commissioner, Jammu vide No. 502/4032/Dheerti/Reasi/19/3099 dated 21-12-2019 and Financial Commissioner, Revenue, J&K, Jammu vide No. FC-LS-LA-5138/2020 dated 05-03-2020 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for construction of Civil Structure under various Water Supply Schemes situated at Village Dheerti, Tehsil Katra, District Reasi.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 01 Kanal and 08 Marlas and 1½ Sarsai situated in Village Dheerti, Tehsil Katra, District Reasi for constructor of Civil Structure under various Water Supply Schemes. Further, the Collector, Land Acquisition (SDM), Katra is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 50-Rev (LAJ) of 2020

Dated 27-05-2020.

Whereas, the land specifications whereof are given in Annexure "A" to this notification is required for public purposes viz. for construction of PMT Bridges by GREF situated at Village Kanayala and Village Salley, Tehsil Dansal, District Jammu;

450 The J&K Govt. Gazette, 7th Jan., 2021/17th Pausa, 1942. [No. 41

Whereas, on the basis of an indent placed by Officer Commending 104, RCC (GREF), a notification under section 4(1) was issued by Collector, Land Acquisition (PWD), Jammu vide letter No. LA/450-58 dated 10-09-2018 for land measuring 10 Kanals in Village Kanayala (04 Kanals and 18 Marlas) and Village Salley (5 Kanals and 2 Marlas), Tehsil Dansal, District Jammu for construction of PMT Bridges by GREF;

Whereas, the Collector, Land Acquisition (PWD), Jammu vide No. LA/202 dated 17-09-2019 has reported that the notification issued under section 4(1) of the J&K State Land Acquisition Act was served upon the interested persons for filing objections, if any, to the proposed acquisition but no objection was received from the land owners/interested persons within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (PWD), Jammu vide letter referred to above duly endorsed by District Collector (DC), Jammu vide letter No. DCJ/LA/PMT Bridge/GREF/2019-20/1065-67 dated 23-09-2019, duly endorsed by Divisional Commissioner, Jammu vide No. 502/3749/PWD/Kanyala/J/19/2652 dated 29-10-2019 and Financial Commissioner, Revenue, J&K Jammu vide No. FC-LS/LA-5098/2020 dated 04-03-2020 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for construction of PMT Bridges by GREF situated at Village Kanayala and Village Salley, Tehsil Dansal, District Jammu.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 10 Kanals in Village Kanayala (04 Kanals and 18 Marlas) and Village Salley (5 Kanals and 2 Marlas), Tehsil Dansal, District Jammu is required for public purposes viz. for construction of PMT Bridges by GREF. Further, the Collector, Land Acquisition (PWD), Jammu is directed under section 7

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

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Annexure-"A"

Particulars of land

| District | Tehsil | Village | Kh. N | os. | Area | | | | | | |
|-------------|--------------------------------------|----------|-------|----------|-------|--|--|--|--|--|--|
| óóóóóóóóóóó | 666666666666666666666666666666666666 | | | | | | | | | | |
| | | | | | | | | | | | |
| Jammu | Dansal | Kanayala | 24 | min | 02ó11 | | | | | | |
| | | | 522 | min | 00ó04 | | | | | | |
| | | | 523 | min | 00ó13 | | | | | | |
| | | | 471 | min | 01ó10 | | | | | | |
| | | | | | óóóóó | | | | | | |
| | | | | Total | 04ó18 | | | | | | |
| | | | | | óóóóó | | | | | | |
| Jammu | Dansal | Salley | 652 | min | 00ó05 | | | | | | |
| | | | 657 | min | 00ó07 | | | | | | |
| | | | 659 | min | 04ó10 | | | | | | |
| | | | | | óóóóó | | | | | | |
| | | | | Total | 05ó02 | | | | | | |
| | | | | | óóóóó | | | | | | |
| | | | | G. Total | 10ó00 | | | | | | |
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452 The J&K Govt. Gazette, 7th Jan., 2021/17th Pausa, 1942. [No. 41

GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 123-Rev (LAJ) of 2019 Dated 24-09-2019.

Whereas, the land specifications whereof are given below is required for public purpose viz. for construction of wayside amenities (Truck Parking), situated in Village Nonath, Tehsil Ghagwal, District Samba by NHAI:ô

Specifications of land

Whereas, on the basis of an indent placed by Project Director (NHAI), PIU, Jammu a notification under section 4(1) was issued by Collector, Land Acquisition (SDM), Ghagwal vide No. SDM/G/2018-19/712 dated 08-03-2019 for land measuring 60 Kanals situated in Village Nonath, Tehsil Ghagwal, District Samba;

Whereas, the Collector, Land Acquisition (SDM), Ghagwal vide No. SDM/G/2018-19/24 dated 06-05-2019 has reported the notification issued under section 4(1) of the J&K State Land Acquisition Act was served upon the interested persons for filing objections, if any, to the proposed acquisition but no objection was received from the land owners/interested persons within the prescribed time period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (SDM), Ghagwal vide number referred to above duly endorsed by District Collector (DC), Samba vide No. DCS/ACR/LAS/19-20/132-35 dated 08-06-2019, Divisional Commissioner, Jammu vide No. 502/3571/Acq/Nonath/Smb/19/1031-32 dated 17-07-2019 and by Financial Commissioner, Revenue vide No. FC-LS/LA/4920/2019 dated 31-07-2019 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for construction of wayside amenities (Truck Parking), situated in Village Nonath, Tehsil Ghagwal, District Samba by NHAI.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that land measuring 60 Kanals situated in Village Nonath, Tehsil Ghagwal, District Samba, particulars whereof are given above is required for public purposes viz. for construction of wayside amenities (Truck Parking), situated in Village Nonath, Tehsil Ghagwal, District Samba by NHAI. Further, the Collector, Land Acquisition (SDM), Ghagwal is directed under section 7 of the said Act to take order for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

(Sd.) ABDUL MAJID,

Secretary to Government, Revenue Department.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 106-Rev (LAJ) of 2019

Dated 19-09-2019.

Whereas, the land specifications whereof are given below is required for public purpose viz. for construction of road from Chaloge to Dhamaan,

Specifications of land

Whereas, on the basis of an indent placed by Chief Engineer, PMGSY (JKRRDA), Jammu, vide No. CEJ/PMGSY/2580-82 dated 03-05-2017, a notification under section 4(1) was issued by Collector, Land Acquisition (SDM), Bani vide No. SDMB/LA/45-50 dated 24-07-2018 for land measuring 07 Marlas situated in Village Bhakoga, Tehsil Bani, District Kathua;

Whereas, the Collector, Land Acquisition (SDM), Bani vide No. SDMB/LA/112 dated 22-12-2018 has reported that the notification issued under section 4(1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition but no objection was received from the land owners/interested persons within the prescribed time period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (SDM), Bani vide number referred to above duly endorsed by the District Collector (DC), Kathua vide No. DCK/LA/2018-19/1217-22 dated 07-02-2019, Divisional Commissioner, Jammu vide No. 502/3471/Acq/PMGSY/Bhakoga/Kth/5314-15 dated 19-03-2019 and by the Financial Commissioner, Revenue vide No. FC-LS/LA-4854/2019 dated 09-04-2019 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for construction of road

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that land measuring 07 Marlas situated in Village Bhakoga, Tehsil Bani, District Kathua, particulars whereof are given above is required for public purpose viz. for construction of road from Chaloge to Dhamaan, situated in Village Bhakoga, Tehsil Bani, District Kathua, PKG No. JK0771 (Phase-X) under PMGSY. Further, the Collector, Land Acquisition (SDM), Bani is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

(Sd.) ABDUL MAJID,

Secretary to Government, Revenue Department.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 240-Rev (LAJ) of 2019

Dated 24-10-2019.

Whereas, the land specifications whereof are given in Annexure "A" to this notification is required for public purpose viz. for construction of link road from Lower Kuchhal to Upper Kuchhal, situated in Village Kuchhal, Tehsil Mugalmaidan, District Kishtwar by PWD (R&B);

456 The J&K Govt. Gazette, 7th Jan., 2021/17th Pausa, 1942. [No. 41

Whereas, on the basis of an indent placed by Executive Engineer, PWD (R&B) Division, Chatroo vide No. 991-94 dated 02-12-2009, a notification under section 4(1) was issued by Collector, Land Acquisition (ACR), Kishtwar vide No. ACR/LA/2013/236-41 dated 18-10-2013 read with corrigendum vide No. SDM/C/18/368-74 dated 27-03-2019 for land measuring 38 Kanals and 18 Marlas situated in Village Kuchhal, Tehsil Mugalmaidan, District Kishtwar;

Whereas, the Collector, Land Acquisition (SDM), Chatroo vide No. SDMC/LA/19/145 dated 28-09-2019 has reported that the notification issued under section 4(1) of the J&K State Land Acquisition Act was served upon the interested persons for filing objections, if any, to the proposed acquisition but no objection was received from the land owners/interested persons in the prescribed time period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (SDM), Chatroo vide number referred to above duly endorsed by the District Collector (DC), Kishtwar vide No. DCK/LA/2019/585-88 dated 30-09-2019, Divisional Commissioner, Jammu vide No. 502/3709/PWD/Kuchhal/Ktr/19/2499 dated 15-10-2019 and by the Financial Commissioner, Revenue vide No. FC-LS/LA-5085/2019 dated 23-10-2019 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given in Annexure "A" to this notification is required for public purpose viz. for construction of link road from Lower Kuchhal to Upper Kuchhal, situated in Village Kuchhal, Tehsil Mugalmaidan, District Kishtwar by PWD (R&B).

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that land measuring 38 Kanals and 18 Marlas situated in Village Kuchhal, Tehsil Mugalmaidan, District Kishtwar, particulars whereof are given in Annexure "A" to this notification is required for public purposes viz. for construction of link road from Lower Kuchhal to Upper Kuchhal, situated in Village Kuchhal, Tehsil Mugalmaidan, District Kishtwar by PWD (R&B). Further, the Collector, Land Acquisition (SDM), Chatroo is directed under section 7 of the said

Now, in pursuance of section 17 of the Land Acquisition Act, Samvat 1990, it is ordered that on expiry of fifteen days from the publication of the notification under section 9(2) of the said Act, the Collector will take possession of the aforementioned land in Village Kuchhal, Tehsil Mugalmaidan, District Kishtwar required for public purpose subject to fulfillment of the conditions prescribed under section 9(2) and section 17-A of the Land Acquisition Act and Rule 63 of the Land Acquisition Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

(Sd.) ABDUL MAJID,

Secretary to Government, Revenue Department.

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Annexure "A"

Specifications of land

| District óóóóóóóóó | Tehsil óóóóóóóóóóóóóó | Village őóóóóóóóóóó | Kh. Nos. óóóóóóóóóóóó | Area oóóóóóóóóóóó |
|-----------------------|--------------------------|------------------------|--------------------------|----------------------|
| 1 | 2 | 3 | 4 | 5 |
| ô ô ô ô ô | ô ô ô ô ô ô ô | ô ô ô ô ô ô | ô ô ô ô ô ô | ôôôôôôô |
| | | | | K. M. |
| Kishtwar | Mughalmaidan | Kuchhal | 526 | 00ó13 |
| | | | 526 | 01600 |
| | | | 1336/528 | 01616 |
| | | | 529 | 03609 |
| | | | 1410/548 | 01611 |
| | | | 1408/548 | 01ó16 |
| | | | 548 | 00611 |

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| 1 2 3 4 | | | 5 | |
| | | | K. M. | |
| | | min | | |
| | 44 | | 00618 | |
| | 76 | | 00602 | |
| | 80 | | 00ó18 | |
| 5 | 79 | min | | |
| 8 | 17 | min | 00611 | |
| 1701/8 | 17 | | 02606 | |
| 1697/8 | 17 | | 03602 | |
| 8 | 17 | min | 00612 | |
| 1700/8 | 17 | | 00602 | |
| 5 | 77 | | 00ó17 | |
| 1393/5 | 54 | | 00ó14 | |
| 1392/5. | 54 | | 00603 | |
| 5. | 53 | | 00607 | |
| 5. | 51 | | 01602 | |
| 5 | 50 | min | 01603 | |
| 5 | 50 | min | 00ó17 | |
| 5 | 64 | min | 00ó10 | |
| 5 | 64 | min | 01601 | |
| 5 | 64 | min | 00ó18 | |
| 1835/5 | 28 | | 00612 | |
| 1334/5 | 28 | | 03607 | |
| 1649/1 | 21 | min | 01609 | |
| 1648/1 | 21 | | 01611 | |
| 1 | 20 | | 00ó16 | |
| 1147/5 | 33 | | 00ó17 | |
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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 56-Rev (LAJ) of 2019

Dated 27-05-2019.

Whereas, the land specifications whereof are given in Annexure "A" to this notification—is required for construction of road from Sohil Morh to Surranda, situated at Village Thatharka, Tehsil Gool, District Ramban;

Whereas, on the basis of an indent placed by Executive Engineer, PWD (R&B), Division Ramban a notification under section 4(1) was issued by Collector, Land Acquisition (SDM), Gool vide letter No. 51-61/SDM/G dated 09-07-2018 for land measuring 04 Kanals and 11 Marlas situated in Village Thatharka, Tehsil Gool, District Ramban for construction of road from Sohil Morh to Surranda;

Whereas, the Collector, Land Acquisition (SDM), Gool vide No. SDM/G/PWD/179-83 dated 26-10-2018 has reported that the notification issued under section 4(1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition but no objection was received from the land owners/interested persons within the prescribed period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (SDM), Gool vide letter referred to above duly endorsed by the District Collector, Land Acquisition (DC), Ramban vide No. DC/LA/Rbn/487-88 dated 05-11-2019, Divisional Commissioner, Jammu vide No. 502/4028/Thatharka/Rbn/19/4128 dated 31-12-2019 and Financial Commissioner, Revenue, J&K Jammu vide No. FC-LS/LA-5115/2020 dated 11-03-2020 has been

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for construction of road from Sohil Morh to Surranda, situated at Village Thatharka, Tehsil Gool, District Ramban.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 04 Kanals and 11 Marlas situated in Village Thatharka, Tehsil Gool, District Ramban, for construction of road from Sohil Morh to Surranda. Further, the Collector, Land Acquisition (SDM), Gool is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

Further, in pursuance of section 17 of the Land Acquisition Act, Samvat 1990, it is also ordered that on expiry of fifteen days from the publication of the notification under section 9(2) of the said Act, the Collector will take possession of the aforementioned land in Village Thatharka, Tehsil Gool, District Ramban required for public purposes subject to fulfillment of the conditions prescribed under section 9(2) and section 17-A of the Land Acquisition Act and Rule 63 of the Land Acquisition Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

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Particulars of land

| District | Tehsil | Village | Kh. Nos | | Area |
|------------|------------|--------------|-----------|--------|----------|
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| | | | | | K. M. |
| Ramban | Gool | Thatharka | 602/15 | | 01ó11 |
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| | | | | Total | 04ó11 |
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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 57-Rev (LAJ) of 2019

Dated 27-05-2019.

Whereas, the land specifications whereof are given in Annexure "A" to this notification—is required for construction of Gaggar to Bhimdassa road under PMGSY, situated at Village Gundi Bhimdassa, Tehsil—Gool, District Ramban;

Whereas, on the basis of an indent placed by Executive Engineer, PMGSY Ramban, a notification under section 4(1) was issued by Collector, Land Acquisition (SDM), Gool vide letter No. SDM/G/PMGSY/759-768 dated 24-10-2019 for land measuring 55 Kanals and 05 Marlas situated at Village Gundi Bhimdassa, Tehsil Gool, District Ramban for construction of Gaggar to Bhimdassa road under PMGSY;

Whereas, the Collector, Land Acquisition (SDM), Gool vide No. SDM/G/PMGSY/962-67 dated 26-12-2019 has reported that the notification issued under section 4(1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition but no objection was received from the land owners/

Whereas, the report furnished by Collector, Land Acquisition (SDM), Gool vide number referred to above duly endorsed by the District Collector, Land Acquisition (DC), Ramban vide No. DC/LA/Rbn/564-65 dated 29-01-2020, Divisional Commissioner, Jammu vide No. 502/4137/Acq/Bhimdassa/PMGSY/Rbn/20/4391 dated 13-02-2020 and by the Financial Commissioner, Revenue, J&K Jammu vide No. FC-LS/LA-5105/2020 dated 04-03-2020 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given above is required for public purpose viz. for construction of Gaggar to Bhimdassa road under PMGSY, situated at Village Gundi Bhimdassa, Tehsil Gool, District Ramban.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that the land measuring 55 Kanals and 05 Marlas (Local) situated at Village Gundi Bhimdassa, Tehsil Gool, District Ramban for construction of Gaggar to Bhimdassa road under PMGSY. Further, the Collector, Land Acquisition (SDM), Gool is directed under section 7 of the said Act to take orders for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

Further, in pursuance of section 17 of the Land Acquisition Act, Samvat 1990, it is also ordered that on expiry of fifteen days from the publication of the notification under section 9(2) of the said Act, the Collector will take possession of the aforementioned land in Village Gundi Bhimdassa, Tehsil Gool, District Ramban required for public purposes subject to fulfillment of the conditions prescribed under section 9(2) and section 17-A of the Land Acquisition Act and Rule 63 of the Land Acquisition Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Revenue Department.

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Annexure "A"

| District óóóóóóóóóóóó | Tehsil óóóóóóóó | Village óóóóóóóóóóóóó | Kh. Nos. | Area óóóóóóóóó |
|--------------------------|--------------------|--------------------------|-------------------|-------------------|
| 1 | 2 | 3 | 4 | 5 |
| ôôôôôôô | ô ô ô ô | ô ô ô ô ô ô ô | ô ô ô ô ô ô ô ô ô | ô ô ô ô ô |
| | | | | K. M. |
| Ramban | Gool | Bhimdassa | 413/160/132/20 | 00603 |
| | | | 412/160/132/20 | 01613 |
| | | | 412/160/132/20 | 03606 |
| | | | 412/160/132/20 | 02602 |
| | | | 412/160/132/20 | 01ó18 |
| | | | 16 min | 02ó17 |
| | | | 16 min | 02ó08 |
| | | | 16 min | 02ó19 |
| | | | 16 min | 01ó10 |
| | | | 197/14 min | 04612 |
| | | | 196/14 min | 01ó06 |
| | | | 196/14 min | 03604 |
| | | | 205/25 | 01ó15 |
| | | | 208/26 | 03608 |
| | | | 208/26 | 00ó04 |
| | | | 203/25 | 00ó12 |
| | | | 206/25 | 00609 |
| | | | 206/25 | 01ó06 |

| 464 The J&K Govt. Gazette, 7th Jan., 2021/17th Pausa, 194 | |
|--|----------------|
| 1 2 3 4 | 5 |
| $ \hat{0} \ \hat{0} \$ | ô ô ô ô |
| 208/26 min | K. M. 00ó04 |
| 205/25 | 01612 |
| 13 min | 01601 |
| 205/25 min | 02ó04 |
| 208/26 | 00ó04 |
| 206/25 | 01ó13 |
| 206/25 min | 01612 |
| 206/25 | 02612 |
| 206/25 | 01600 |
| 206/25 | 01602 |
| 202/25 min | 00ó15 |
| 38 min | 00ó17 |
| 219/35 min | 01ó15 |
| 219/35 min | 01600 |
| 221/35 | 01ó16 |
| 226/46 min | 00ó06 |
| | óóóóó |
| Total | 55605 |
| | óóóóó |



JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 133] Jammu, Thu., the 7th Jan., 2021/17th Pausa, 1942. [No. 41 Separate paging is given to this part in order that it may be filed as a separate compilation.

PART II—A

Orders by Heads of Departments.

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CHARGE REPORTS

Subject:ô Joining Report.

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It is to inform your goodself that in compliance to Order No. 628/GS dated 03-12-2020 of Honøble High Court of J&K, undersigned has assumed the charge of the Secretary, District Legal Services Authority, Rajouri today A. N. i. e. on 14th of December, 2020. This is for the information of your goodself.

(Sd.) SURINDER KUMAR THAPA,

Secretary/Sub-Judge, District Legal Services Authority, Rajouri.

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Certified that we have in the afternoon of this day respectively made over and received charge of the Office of Chief Medical Officer, Health and Family Welfare, Doda along with cash balance lying in Account No. CD-509 of Jammu and Kashmir Bank, Branch Ex-Doda as on 31-11-2020 A. N. of Rs. 95/- (Rupees Ninty five) only last entry made in the cash book as well as drawal register.

The closing balance as on 30-11-2020 A. N. as per Cash Book and a per bank statement is Rs. 95/- (Rupees Ninety-five) only.

Memo of the balane for which responsibility is accepted by the Officer, Receiving Charge.

Permanent Advance: Rs. 95/- (Eupees Ninety-five) only.

| Station: Doda. | |
|--------------------|--|
| Dated: 01-12-2020. | |
| | (Sd.) |
| | Chief Medical Officer, Health and Family Welfare, Doda. |

(Sd.)

Relieved Officer.

Chief Medical Officer, Health and Family Welfare, Doda. Relieving Officer.



THE JAMMU AND KASHMIR OFFICIAL GAZETTE

Vol. 133] Jammu, Thu., the 7th Jan., 2021/17th Pausa, 1942. [No. 41

Separate paging is given to this part in order that it may be filed as a separate compilation.

PART II—B

Notifications, Notices and Orders by the Heads of Departments.

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GOVERNMENT OF JAMMU AND KASHMIR, OFFICE OF THE COLLECTOR, LAND ACQUISITION (ASSISTANT COMMISSIONER, REVENUE), UDHAMPUR.

Notification under sections 9 & 9A of the Land Acquisition Act-X of 1990 BK.

Whereas, the land whose particulars is given below is required for public purpose namely for construction of the project \tilde{o} Rejuvenation of Holy Dev Sathan Devika and Pollution Abetment of Tawi River in Udhampur Townö in Village Baryal land measuring 05K-03M bearing Khasra No. 01 min Tehsil and District Udhampur.

Whereas, Govt. of Jammu and Kashmir, Revenue Department, Civil Secretariat, Jammu/Srinagar vide Notification No. 154-Rev(LAJ) of 2020 dated 15-06-2020 issued under endorsement No. Rev/LAJ/61/2020 dated 15-06-2020 has accorded sanction under sections 6, 7 of Land Acquisition Act, 1990 B. K. and directed the undersigned to proceed further for the acquisition of below said land.

Therefore, the owners/interested persons and the Indenting Department is hereby called upon to attend this office either in person or through an authorized agent within 15 days i. e. on or before 13-09-2020 from the date of publication of this notice to state respective interest in the land amount and particular of their claims to compensation and their objection, if any, to measurement of land.

Specification of land.

S. Name of Name of Khasra No. Area Kind of Soil No. District Tehsil Village

 $\hat{0} \ \hat{0} \$

K. M.

1. Udhampur Udhampur Baryal 01 min 05603 GM

Total

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(Sd.) VIQAR AHMED GIRI, KAS,

Collector, Land Acquisition, Assistant Commissioner (Revenue), Udhampur.

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GOVERNMENT OF JAMMU AND KASHMIR, OFFICE OF THE COLLECTOR, LAND ACQUISITION (ASSISTANT COMMISSIONER, REVENUE), UDHAMPUR.

Notification under sections 9 & 9A of the Land Acquisition Act-X of 1990 BK.

Whereas, the land whose particulars is given below is required for public purpose namely for construction of the project õRejuvenation of Holy Dev Sathan Devika and Pollution Abetment of Tawi River in Udhampur Townö in Village Karlai land measuring 02K-17M bearing Khasra No. 79 Tehsil and District Udhampur.

Whereas, Govt. of Jammu and Kashmir, Revenue Department, Civil Secretariat, Jammu/Srinagar vide Notification No. 44-Rev(LAJ) of 2020 dated 27-05-2020 issued under endorsement No. Rev/LAJ/27/2020 dated 27-05-2020 has accorded sanction under sections 6, 7 of Land Acquisition Act, 1990 B. K. and directed the undersigned to proceed further for the acquisition of below said land.

Therefore, the owners/interested persons and the Indenting Department is hereby called upon to attend this office either inperson or through an authorized agent within 15 days i. e. on or before 13-09-2020 from the date of publication of this notice to state respective interest in the land amount and particular of their claims to compensation and their objection, if any, to measurement of land.

Specification of land

| | | - | | | | | | | | | | | | | | | | | |
|----------------------------------|----------|---------|----|----|------|----|----|---|----|----|----|---|---|----|-----|-----|-----|---|---|
| S. Name of Na | | | f | Kh | asra | No | о. | | A | re | a | | K | in | d o | f S | oi] | l | |
| No. District Tel | 1S11 \ | Village | | | | | | | | | | | | | | | | | |
| ô ô ô ô ô ô ô ô | ôôôó | ôôô | ôô | ô | ôô | ô | ô | ô | ô | ô | ô | ô | ô | ô | ô | ô | ô | ô | ô |
| | | | | | | | | | K | | M. | | | | | | | | |
| Udhampur Udi | hampur I | Kharlai | | | 79 | | | | 02 | 2ó | 17 | | G | M | | | | | |
| | F | Khalki | | | | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | | | |
| | | | | | | ô | ô | ô | ô | ô | ô | ô | ô | ô | ô | ô | ô | ô | ô |
| | 7 | Гotal | | | | | | | 02 | 2ó | 17 | | | | | | | | |
| | | | | | | ô | ô | ô | ô | ô | ô | ô | ô | ô | ô | ô | ô | ô | ô |
| | | | | | | | | | | | | | | | | | | | |
| | | | | | | | | | | | | | | | | | | | |

(Sd.) VIQAR AHMED GIRI, KAS,

Collector, Land Acquisition, Assistant Commissioner (Revenue), Udhampur.

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GOVERNMENTOFJAMMU AND KASHMIR, DIRECTORATE OF INDUSTRIES AND COMMERCE (REGISTRAR OF SOCIETIES/FIRMS, JAMMU), UDYOG BHAWAN, RAIL HEAD COMPLEX, JAMMU.

Notice

It is notified for the information of General Public that õM/s Jammu Bulk Oil Carrier located at Shop No. 139, Yard No. 2, Transport Nagar, Jammu, J&Kö, has applied for recording changes in the constitution of their firm under section 63 of õThe Partnership Act, 1932ö, whereby (1) Sh. Iqbal Singh S/o Sh. Gian Singh, R/o Chatha Mill, Tehsil and District Jammu, (2) Sh. Gurmeet Singh S/o Sh. Hakam Singh R/o Chatha Mill, Tehsil and District,

Jammu, (3) Sh. Inderjeet Singh S/o Sh. Bachan Singh R/o Chatha Mill, Tehsil and District, Jammu and (4) Sh. Fateh Singh S/o Sh. Tarlok Singh R/o 217, Sainik Colony, Jammu has joined the Partnership firm, as new partner on 28-09-2020 whereas (1) Sh. Gian Singh S/o Sh. Attar Singh R/o 122/2, Nanak Nagar, Jammu, has expired on 09-01-2001, (2) Sh. Gurcharan Singh S/o Sh. Amar Singh R/o 39/2, Parbhat Colony, Peer Baba Road, Near Airport, Satwari, Jammu has retired and their names are proposed to be deleted w. e. f. 28-09-2020. Before the changes are recorded in the posting register of the Registrar of Firms, Jammu any person/persons having any objections shall file the same within 10 days from the date of publication of this notice in the Office of Registrar of Societies/Firms, Directorate of Industries and Commerce, Udyog Bhawan, Rail Head Complex, Jammu.

(Sd.)

For Registrar of Firms, J&K Govt., Jammu.

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Notice

I, Sunil Kumar S/o Bhola Nath R/o H. No. 52, Lakkar Mandi, Janipur, Jammu my son has been written as Dervish instead of Dervish Lalotra in the School record that the true and correct name is Dervish Lalotra. Objection, if any, may be conveyed to concerned authority within (7) seven days from this publication.

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Notice

I, Sandeep Kumar Maurya S/o Brahanand Maurya R/o Ali Nagar Bahraich Jarwal Road, Uttar Pradesh A/p Nanak Nagar, Jammu that my name has been written as Sandeep Kumar in my PAN Card and Sandeep Kumar Maurya in my Aadhar Card. That both the names Sandeep Kumar and Sandeep Kumar Maurya are of one and same person. Objection, if any, may be conveyed to concerned authority within 7 days from the date of publication of this publication.

ô ô ô Correction

I, Kajal Sambyal D/o Avtar Singh R/o Chak Manga Rakwal, Samba, Tehsil Samba, District Samba has applied for correction of father and as Avtar Singh instead of Avatar Singh in Grade Sheet-cum-Certificate of Performance of Secondary School Examination (Session 2012-14) Roll No. 2273527, Registration No. C114/04460/0084 and Serial No. SSE/2014/0271279 of Central Board of Secondary Education, Delhi.



JAMMU AND KASHMIR OFFICIAL GAZETTE

ADVERTISEMENTS—C

POLICE HEADQUARTERS, JAMMU AND KASHMIR (Provision Section).

e-NIT No. 56 of 2020

Dated 18-12-2020.

e-Tenders are invited from reputed and registered Aviation Companies having a minimum fleet of 3 (three) Airworthy Transport Helicopters preferably light weight, Single Engine/air lift or helicopters of equivalant performance for hiring of a Helicopter on Wet Lease Basis for a terms of 01 year for multi-purpose use of the J&K Police and CAPF as per eligibility conditions mentioned in (Annexure-I) and Draft Wet Lease Agreement (Annexure-II) of this e-NIT.

The e-NIT consisting of qualifying information, eligibility criteria, Bill of Quantities, (B.o.Qs.), set of terms and conditions of contract and other details can be seen/downloaded from the UT¢s e-Procurement Portal www.jktenders.gov.in from 18-12-2020 (1400

The tenders (technical bids only) will be opened online on 11-01-2021 at 1100 hours at Police Headquatters, J&K, Gulshan Ground, Jammu. In case of unforeseen circumstances, the date of opening will be next working day or as notified separately.

Queries regarding this tender shall be submitted within 10 days of floating of this tender. Any clarification sought thereafter shall not be entertained.

Detailed tender documents (SBD) with terms and conditions are available on J&K e-Procurement Portal www.jktenders.gov.in.

(Sd.) RAYEES MOHAMMAD BHAT (IPS),

AIG (Provision and Transport)
For Director General of Police,
J&K, Jammu.

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POLICE HEADQUARTERS, JAMMU AND KASHMIR (Provision Section).

Tender Cancellation Notice

Due to various technical/proccedural reasons, NIT No. 77 of 2019 dated 05-10-2019 floated by this Hqrs. for hiring of Helicopter Services for J&K Police/CAPF is hereby cancelled.

Fresh e-Tender is being floated for the purpose on J&K UT¢s e-Procurement Portal www.jktenders.gov.in.

(Sd.) RAYEES MOHAMMAD BHAT (IPS),

AIG (Provision and Transport)
For Director General of Police,
J&K, Jammu.

غميمه ج 201

رجٹر ڈنمبر ہے کے۔33



جمول وتشمير گورنمنط گزي

جلد نمبر 133_ جمول -مورخه 7 جنوري 2021 ء بمطابق 17 يوسا 1942 ويروار نمبر 41

اشتهارات

ازعدالت تقرر ایر کیشنل سیشن جج جمول سرکار بنام طارق حسین وغیره علت نمبر 268 سال 2019ء تھانہ پولیس دچن بجرائم زیردفعات 2014، 7/25, 7/25, 7/27/A. Act بجرائم زیردفعات 3/25, 7/25, 7/27/A. Act وارنٹ گشتی عام زیردفعہ 512 ضابطہ فوجداری بخلاف ملزم: صدام حسین ولد محمدامین وانی ساکنه سیخ صیل دچن ضلع کشتواژ هم بنام املکاران بولیس جمول وکشمیر بوٹی

بمقد مہ مندرجہ عنوان اُلصدر میں ملزم متذکرہ صدر کے خلاف بروئے تھم امروزہ کاروائی زیر دفعہ 512 ض فعمل میں لائی جاچکی ہے اور ملزم کے خلاف وارنٹ جاری کرنے کا تھم ہواہے جو کہ جاری کیا جاتا ہے۔

لہذا آپ کواصل وارنٹ گشتی گرفتاری عام زیر دفعہ 512 ض ف کی روسے کہ واختیار دیا جاتا ہے کہ اگر ملزم مذکور متذکرہ صدر اندر حدود یوٹی جموں وکشمیر جب مجمعی اور جہاں کہیں بھی دستاب ہوتو اس کے تحت ضابطہ گرفتار کر کے عدالت مہذا میں پیش کیا جاوئے۔وارنٹ مہذا تا دستیا بی ملزم زیر کارر ہے گا۔ تحریر 2020-11-11

د شخط: تفردُ ایر نشنل سیشن جج جمول **-**

ازعدالت سيشن جج جمول

سركار بنام اصغرعلى المعروف مهران عُرف بابو وغيره علت نمبر 183 سال 2020 ء تھانہ لوليس آر۔اليس بوره بجرائم زيردفعات 190 IPC - 23/4 POCSO Act

ضميمة جي جهول وكثمير گوزنمنث كزث نمبر 41 مورخه 7 جنوري 2021ء بمطابق 17 يوسا 1942-203

وارنٹ گشتی عام زیرد فعہ 512 ض ف

بخلاف ملزمان : (1) طارِق خان ولدجاويدخان

(2) جاویداحمدخان ولدالله دنه ساکنان دبر منساختصیل شناه ضلع جمول

حُكم بنام المكاران بوليس جمول وكشمير بوثي

مقدمہ مندرجہ عنوان الصدر میں ملز مان متذکرہ صدر دیدہ دانستہ طور پر روپیش ہو چکے ہیں جس کی تلاش بطریق معمولی علاقہ میں کی گئی ۔ إلا ملز مان وستیاب نہ ہوئے ، اور بروئے بیان تعمیل کنندہ ملز مان کی دستیا بی مستقبل قریب میں ناممکن ہے۔

لہذا آپ اہلکاران پولیس یوٹی جموں وکشمیرکو کم واختیار دیا جاتا ہے کہ ملز مان مذکور بالا جہاں کہیں اندر حدود یوٹی جموں وکشمیر میں دستیاب ہواُنہیں گرفتار کرکے عدالت مذامیں پیش کریں۔وارنٹ مذاتا دستانی ملزم زبر کارر ہیگا۔

تحريرالصدر 2020-11-24

د ستخط : برنسیل ڈسٹر کٹ اینڈ سیشن جج جمول ۔

ازعدالت بيشل جج ٹاڈا/ پوٹاسر بينگر

سركار بنام شبير حسين گنائی ولدغلام محی الدين ساكنة هيد ہارون علت نمبر 24 سال 2019ء تھانہ پوليس ہارون سرينگر 204_ جموں وکشمیر گورنمنٹ گزٹ نمبر 41مور خد7 جنوری 2021ء بمطابق 17 پیسا 1942-ضمیمہ ج

جرائم زیردفعات Act (P) Act جرائم زیردفعات

وارنٹ گشتی عام زیرد فعہ 512 ض ف

بخلاف ملزم: بشارت احمرشاه ولدمجمرا كبرشاه ساكنه نكلوره بليوامه

حُكم بنام المكاران بوليس جمول وتشمير يوثي

معاملہ مندرجہ عنوان الصدر میں ملزم مسمی بشارت احمد شاہ ولد محمد اکبر شاہ ساکنہ نکلورہ پلوامہ کی سردست دستیا بی ممکن نہ ہے چونکہ ملزم متذکرہ کے خلاف وارنٹ ہا عدالت ہذا سے اجراء ہوئے ، تا حال ملزم مذکور کا کوئی اتہ پتہ نہ چلا۔اس نسبت تعمیل کنندہ کا بیان قلمبند کیا گیا،جس میں اُس نے اظہار کیا کہ ملزم کی دستیا بی سردست ممکن نہ ہے۔

لہذا عدالت ہذا کو اطمینان ہوا کہ ملزم جان بوجھ کر روپوش ہور ہا ہے۔ اس کئے تمام اہلکاران پولیس جموں وشمیرکو بذر بعہ وارنٹ عام مطلع کیا جاتا ہے کہ ملزم کی دستیا بی جب بھی جس جگہ بھی ممکن ہو سکے تواس صورت میں ملزم مذکورکو گرفتار کرکے عدالت ہذا میں پیش کریں۔وارنٹ عام تا دستا بی ملزم رواں ہے۔تحریہ

دستخط: سپیشل جج ٹاڈا/پوٹاسرینگر۔



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

PART I—B

Jammu and Kashmir Government-Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATô DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Power Section)

Notification

Jammu, 4th of December, 2020.

S.O.-374.óóIn exercise of the powers conferred by subsection (1) of section 20 of the Code of Criminal Procedure, 1973, the

| S. | Name of the Officers | Designation | Territorial |
|-----|------------------------------|-----------------------------------|--------------------|
| No. | | | Jurisdiction |
| óóó | όόόόόόόόόόόόόόόόόό | óóóóóóóóóóóóóóóóóó | óóóóóóóóóóóóóó |
| 1 | 2 | 3 | 4 |
| óóó | όόόόόόόόόόόόόόόόόό | όόόόόόόόόόόόόόό <i>ό</i> | óóóóóóóóóóóóóó |
| 1. | Mr. Bashir Ahmad Khan | Director | Kashmir Division |
| 2. | Mr. Fayaz Ahmad Bhat | Joint Directort Administration | Kashmir Division |
| 3. | Mr. Mohammad Akbar Bhat | Deputy Director | Kashmir Division |
| 4. | Mr. Shurjeel Ali Naiku | Deputy Director | Kashmir Division |
| 5. | Mr. Parvez Rahim | Assistant Director | District Srinagar |
| 6. | Mr. Mohammad Yousuf Ganie | Assistant Director | District Srinagar |
| 7. | Mr. Mudasir Ahmad Wani | Assistant Director | District Kupwara |
| 8. | Mr. Tariq Ahmad Sheikh | Assistant Director | District Baramulla |
| 9. | Mr. Sheikh Inayatullah | Assistant Director | District Pulwama |
| 10. | Mr. Naseer Ahmad Baba | Assistant Director | District Ganderbal |
| 11. | Mr. Bilal Hassan Najar | Assistant Director | District Bandipora |
| 12. | Mr. Riyaz Ahmad Malik | I/c Assistant Director | District Shopian |
| 13. | Mr. Manzoor Ahmad Wani | I/c Assistant Director | District Kulgam |

15. Mr. Ifitkhar Ahmad Khan I/c Assistant Director District Budgam

By order of the Government of Jammu and Kashmir.

(Sd.) ACHAL SETHI,

Secretary to Government, Department of Law, Justice and Parliamentary Affairs.



JAMMU & KASHMIR GOVERNMENT GAZETTE

PART IV

Reprints from the Government of India Gazette.

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MINISTRY OF LAW AND JUSTICE (Legislative Department)

New Delhi, the 5th June, 2020/Jyaishtha 15, 1942 (Saka)

THE INSOLVENCY AND BANKRUPTCY CODE (AMENDMENT) ORDINANCE, 2020

(No. 9 of 2020)

Promulgated by the President in the Seventy-first Year of the Republic of India.

An Ordinance further to amend the insolvency and Bankruptcy Code, 2016.

- WHEREAS the entire ecosystem for implementation of the insolvency and Bankruptcy Code, 2016 is in place;
- AND WHEREAS the provisions relating to corporate insolvency resolution process and liquidation process for corporate persons under the Code are in operation;
- AND WHEREAS COVID-19 pandemic has impacted business, financial markets and economy all over the world, including India, and created uncertainty and stress for business for reasons beyond their control;
- AND WHEREAS a nationwide lockdown is in force since 25th March, 2020 to combat the spread of COVID-19 which has added to disruption of normal business operations;
- AND WHEREAS it is difficult to find adequate number of resolution applicants to rescue the corporate person who may default in discharge of their debt obligation;
- AND WHEREAS it is considered expedient to suspend under sections 7, 9 and 10 of the Insolvency and Bankruptcy Code, 2016 to prevent corporate persons which are experiencing distress on account of unprecedented situation, being pushed into insolvency proceedings under the said Code for some time;
- AND WHEREAS it is considered expedient to exclude the defaults arising on account of unprecedented situation for the purposes of insolvency proceeding under this code;
- AND WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;
- NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance :ô
- 1. Short title and commencement.—(1) This Ordinance may be called the Insolvency and Bankruptcy Code (Amendment) Ordinance, 2020.

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- (2) It shall come into force at once.
- 2. *Insertion of new section 10A.*—After section 10 of the principle Act, the following section shall be inserted, namely :ô

õ10A. Suspension of initiation of corporate insolvency resolution process. Ô Notwithstanding anything contained in sections 7, 9 and 10, no application for initiation of corporate insolvency resolution process of a corporate debtor shall be filed, for any default arising on or after 25th March, 2020 for a period of six months or such further period, not exceeding one year from such date, as may be notified in this behalf:

Provided that no application shall ever be filed for initiation of corporate insolvency resolution process of a corporate debtor for the said default occurring during the said period.

Explanation.—For the removal of doubts, it is hereby clarified that the provisions of this section shall not apply to any default committed under the said sections before 25th March, 2020.ö

- 3. Amendment of section 66.—In section 66 of the principal Act, after sub-section (2), the following sub-section shall be inserted, namely :ô
 - õ(3) Notwithstanding anything contained in this section, no application shall be filed by a resolution professional under subsection (2), in respect of such default against which initiation of corporate insolvency resolution process is suspended as per section 10A.ö

RAM NATH KOVIND,

President.

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(Sd.) DR. G. NARAYANA RAJU,

Secretary to the Govt. of India.



JAMMU & KASHMIR GOVERNMENT GAZETTE

PART IV

Reprints from the Government of India Gazette.

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MINISTRY OF LAW AND JUSTICE (Legislative Department)

New Delhi, the 26th June, 2020/Ashadha 5, 1942 (Saka).

THE BANKING REGULATION (AMENDMENT) ORDINANCE, 2020

(No. 12 of 2020)

Promulgated by the President in the Seventy-first Year of the Republic of India.

An Ordinance further to amend the Banking Regulation Act, 1949.

WHEREAS the Banking Regulation (Amendment) Bill, 2020 has been introduced in the House of the People on the 3rd day of March, 2020;

- AND WHEREAS the aforesaid Bill could not be taken up for consideration and passing in the House of the People;
- AND WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action.
- NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance :ô
- 1. Short title and commencement.—(1) This Ordinance may be called the Banking Regulation (Amendment) Ordinance, 2020.
- (2) It shall come into force at once, except section 4, which shall come into force on such date as the Central Government may by notification, appoint :

Provided that different dates may be appointed for state co-operative banks, central co-operative banks and primary co-operative banks and any reference in any such provision to the commencement of this Ordinance shall be construed as a reference to the coming into force of that provision.

- 2. Substitution of new section for section 3.—In the Banking Regulation Act, 1949 (10 of 1949) (hereinafter referred to as the principal Act), for section 3, the following section shall be substituted, namely :ô
 - õ3. Act not to apply to certain co-operative societies.— Notwithstanding anything contained in the National Bank for Agriculture and Rural Development Act, 1981 (61 of 1981), this Act shall not apply to,ô
 - (a) a primary agricultural credit society; or
 - a co-operative society whose primary object and principal business is providing of long-term finance for agricultural development,

- - 3. Amendment of section 45.—In section 45 of the principal Act,ô
 - (i) in the marginal heading, for the word õreconstitutionö, the word õreconstructionö shall be substituted;
 - (ii) in sub-section (3), after the words oother creditorso, the words oor grant any loans or advances or make investments in any credit instrumentso shall be inserted;
 - (iii) in sub-section (4), after the words õDuring the period of moratoriumö, the words õor at any other timeö shall be inserted;
 - (iv) in sub-section (5), in clauses (e), (i) and (j), for the words odate of the order of moratoriumo, the words or amalgamationo shall be substituted;
 - (v) in sub-section (6), in clause (a), for the word õamalgamationö, the words õreconstruction or amalgamationö shall be substituted;
 - (vi) in sub-section (15), the words oor a subsidiary bankö shall be omitted.
 - 4. Amendment of section 56.—In section 56 of the principal Act,ô
 - (A) in the opening portion, for the words of The provisions of this Act, as in force for the time being, o, the words of Notwithstanding anything contained in any other law for the time being in force, the provisions of this Acto shall be substituted;
 - (B) in clause (a), after sub-clause (ii), the following sub-clauses shall be inserted, namely :ô
 - '(iii) references to õmemorandum of associationö or õarticles of associationö shall be construed as references to byelaws:

- - (iv) references to the provisions of the Companies Act, 1956 (1 of 1956), except in Part III and Part IIIA, shall be construed as references to the corresponding provisions, if any, of the law under which a co-operative bank is registered;
 - (v) references to õRegistrarö or õRegistrar of Companiesö shall be construed as references to õCentral Registrarö or õRegistrar of Co-operative Societiesö, as the case may be, under the law under which a co-operative bank is registered; a
 - (C) clause (d) shall be omitted;
 - (D) in clause (e), sub-clauses (i) and (iii) shall be omitted;
 - (E) in clause (f), in section 7 as so substituted, in subsection (2),ô
 - (I) in clause (b), the words oor co-operative land mortgage banks os shall be omitted;
 - (II) in clause (c), in sub-clause (ii), the words oor a cooperative land mortgage banko shall be omitted;
 - (F) clauses (fi), (fii) and (g) shall be omitted;
 - (G) for clause (i), the following clause shall be substituted, namely :ô
 - ÷(i) for section 12, the following section shall be substituted, namely :ô
 - õ12. Issue and regulation of paid-up share capital and securities by co-operative banks.ô (1) A co-operative bank

- (i) equity shares or preference shares or special shares, on face value or at premium; and
- (ii) unsecured debentures or bonds or other like securities with initial or original maturity of not less than ten years,

to any member of such co-operative bank or any other person residing within its area of operation, subject to such conditions and ceiling, limit or restriction on its issue or subscription or transfer, as may be specified by the Reserve Bank in this behalf.

- (2) Save as otherwise provided in this Act,ô
 - (i) no person shall be entitled to demand payment towards surrender of shares issued to him by a cooperative bank; and
 - (ii) a co-operative bank shall not withdraw or reduce its share capital, except to the extent and subject to such conditions as the Reserve Bank may specify in this behalf.ö;ø;
- (H) clauses (1), (n) and (p) shall be omitted;
 - (I) in clause (q), sub-clauses (ii) and (iv) shall be omitted;
- (J) clauses (r), (ria) and (sa) shall be omitted;
- (K) in clause (t), sub-clause (i) shall be omitted;
- (L) clauses (u), (v), (x), (y), (z) and (za) shall be omitted;
- (M) in clause (zaa),ô
 - (a) in section 36AAA as so inserted,ô
 - (i) for the words õmulti-State co-operative bankö, wherever they occur, the words õco-operative bankö shall be substituted;

- - (ii) in sub-section (1), the following proviso shall be inserted, namely :ô
 - õProvided that in the case of a co-operative bank registered with the Registrar of Co-operative Societies of a State, the Reserve Bank shall issue such order in consultation with the concerned State Government seeking its comments, if any, within such period as the Reserve Bank may specify.ö;
 - (iii) after sub-section (9), the following sub-section shall be inserted, namely :ô
 - $\tilde{o}(10)$ The provisions of section 36ACA shall not apply to a co-operative bank. \ddot{o} ;
 - (b) section 36AAB as so inserted shall be omitted;
 - (N) for clause (zb), the following clause shall be substituted, namely:ô
 - õ(zb) Part IIC shall be omitted ;ö;
 - (O) in clause (zc), sub-clause (i) shall be omitted;
 - (P) clauses (zd) and (zf) shall be omitted;
 - (Q) for clause (zg), the following clause shall be substituted, namely:ô
 - (R) clause (zh) shall be omitted;

- (S) for clause (zj), the following clause shall be substituted, namely:ô
- after section 53, the following section shall be inserted, namely:ô ø

õ53A. Power to exempt co-operative banks in certain cases. Notwithstanding anything contained in any other provisions of this Act, the Reserve Bank may, from time to time, on being satisfied that it is necessary so to do, declare, by notification in the Official Gazette, that the provisions of item (iii) of clause (b) of sub-section (1) and sub-section (2), of section 10, clause (a) of sub-section (2) of section 10A, sub-section (1A) of section 10B and clause (b) of sub-section (1) of section 35B of this Act shall not apply to a co-operative bank or class of co-operative banks, either generally or for such period as may be specified therein, subject to such conditions, limitations or restrictions as it may think fit to impose .ö; ÷.

RAM NATH KOVIND,

President.

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(Sd.) DR. G. NARAYANA RAJU,

Secretary to the Govt. of India.



JAMMU & KASHMIR GOVERNMENT GAZETTE

PART IV

Reprints from the Government of India Gazette.

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MINISTRY OF LAW AND JUSTICE (Legislative Department)

New Delhi, the 5th June, 2020/Jyaishtha 15, 1942 (Saka)

THE ESSENTIAL COMMODITIES (AMENDMENT) ORDINANCE, 2020

(No. 8 of 2020)

Promulgated by the President in the Seventy-first Year of the Republic of India.

An Ordinance further to amend the Essential Commodities Act, 1955.

WHEREAS for the purposes of increasing the competitiveness in the agriculture sector and enhancing the income of the farmers, the regulatory system needs to be liberalised while protecting the interests of consumers;

AND WHEREAS Parliament is not in session and the President is satisfied that circumstances exist which render it necessary for him to take immediate action;

NOW, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance:-

- 1. Short title and commencement.—(1) This Ordinance may be called the Essential Commodities (Amendment) Ordinance, 2020.
 - (2) It shall come into force at once.
- 2. Amendment of section 3.—In section 3 of the Essential Commodities Act, 1955 (10 of 1955) after sub-section (1), the following sub-section shall be inserted, namely:-
 - :(1A) Notwithstanding anything contained in subsection (1), -
 - (a) the supply of such food stuffs, including cereals, pulses, potato, onions, edible oilseeds and oils, as the Central Government may, by notification in the Official Gazette, specify, may be regulated only under extraordinary circumstances which may include war, famine, extraordinary price rise and natural calamity of grave nature;
 - (b) any action on imposing stock limit shall be based on price rise and an order for regulating stock limit of any agricultural produce may be issued under this Act only if there isô
 - (i) hundred per cent. increase in the retail price of horticultural produce; or
 - (ii) fifty per cent increase in the retail price of non-perishable agricultural foodstuffs,

over the price prevailing immediately preceding twelve months, or average retail price of last five years, whichever is lower :

Provided that such order for regulating stock limit shall not apply to a processor or value chain participant of any agricultural produce, if

the stock limit of such person does not exceed the overall ceiling of installed capacity of processing, or the demand for export in case of an exporter:

Provided further that nothing contained in this subsection shall apply to any order, relating to the Public Distribution System or the Targeted Public Distribution System, made by the Government under this Act or under any other law for the time being in force.

Explanation.ô The expression "value chain participant", in relation to any agricultural product, means and includes a set of participants, from production of any agricultural produce in the field to final consumption, involving processing, packaging, storage, transport and distribution, where at each stage value is added to the product.'.

RAM NATH KOVIND,

President.

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(Sd.) DR. G. NARAYANA RAJU,

Secretary to the Govt. of India.



JAMMU & KASHMIR GOVERNMENT GAZETTE

PART IV

Reprints from the Government of India Gazette.

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MINISTRY OF LAW AND JUSTICE (Legislative Department)

New Delhi, the 24th April, 2020/Vaisakha 4, 1942 (Saka).

THE INDIAN MEDICINE CENTRAL COUNCIL (AMENDMENT) ORDINANCE, 2020

(No. 7 of 2020)

Promulgated by the President in the Seventy-first Year of the Republic of India.

An Ordinance further to amend the Indian Medicine Central Council Act, 1970.

WHEREAS Parliament is not in session and the President is satisfied that cicumstances exist which render it necessary for him to take immediate action.

Now, THEREFORE, in exercise of the powers conferred by clause (1) of article 123 of the Constitution, the President is pleased to promulgate the following Ordinance :ô

- 1. Short title and commencement.ô (1) This ordinance may be called the Indian Medicine Central Council (Amendment) Ordinance, 2020.
 - (2) It shall come into force at once.
- 2. Insertion of new sections 3A, 3B and 3C.ô In the Indian Medicine Central Council Act, 1970 (8 of 1970) after section 3, the following sections shall be inserted, namely :ô
 - õ3A. (1) Power of Central Government to supersede Central Council and constitute Board of Governors.—On and from the date of commencement of the Indian Medicine Central Council (Amendment) Ordinance, 2020, the Central Council shall stand superseded and the President, Vice-President and other members of the Central Council shall vacate their offices and shall have no claim for any compensation, whatsoever.
 - (2) The Central Council shall be reconstituted in accordance with the provisions of section 3 within a period of one year from the date of supersession of the Central Council under sub-section (1).
 - (3) Upon supersession of the Central Council under subsection (1) and until a new Council is constituted in accordance with the provisions of section 3, the Board of Governors constituted under sub-section (4) shall exercise the powers and perform the functions of the Central Council under this Act.
 - (4) The Central Government shall, by notification in the Official Gazette, constitute the Board of Governors which shall consist of not more than ten persons as its members, who shall be persons

- - (5) The Chairperson and other members, other than *ex officio* members, shall be entitled to such sitting fee and travelling and other allowances as may be determined by the Central Government.
 - (6) The Board of Governors shall meet at such time and such place and shall observe such rules of procedure in regard to the transaction of business at its meetings, as is applicable to the Council.
 - (7) Two-third of the members of the Board of Governors shall constitute the quorum of its meetings.
 - (8) No act or proceedings of the Board of Governors shall be invalid merely by reason ofô
 - (a) any vacancy in, or any defect in the constitution of, the Board of Governors; or
 - (b) any irregularity in the procedure of the Board of Governors not affecting the merits of the case.
 - (9) A member having any financial or other interest in any matter coming before the Board of Governors for its decision shall disclose his interest in such matter before he may, if allowed by the Board of Governors, participate in such proceedings.
 - (10) The Chairperson and other members of the Board of Governors shall hold office during the pleasure of the Central Government.

- 3B. *Certain modifications of Act*.ô During the period when the Central Council stands superseded,ô
 - (a) the provisions of the Act shall be construed as if for the words õCentral Councilö, the words õBoard of Governorsö were substituted;
 - (b) the Board of Governors shall exercise the powers and discharge the functions of the Council under this Act and for this purpose, the provisions of this Act shall have effect subject to the modification that references therein to the Central Council shall be construed as references to the Board of Governors:
- 3C. (1) Power of Central Government to give directions.ô Without prejudice to the provisions of this Act, the Board of Governors or the Central Council after its reconstitution shall, in exercise of its powers and in the performance of its functions under this Act, be bound by such directions on questions of policy, other than those relating to technical and administrative matters, as the Central Government may give in writing to it from time to time:

Provided that the Board of Governors or the Council after its reconstitution shall, as far as practicable, be given an opportunity to express its views before any direction is given under this sub-section.

(2) The decision of the Central Government whether a question is a matter of policy or not shall be final.ö.

RAM NATH KOVIND.

President.

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(Sd.) DR. G. NARAYANA RAJU,

Secretary to the Govt. of India.



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JAMMU & KASHMIR GOVERNMENT GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

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THE PROHIBITION OF ELECTRONIC CIGARETTES (PRODUCTION, MANUFACTURE, IMPORT, EXPORT, TRANSPORT, SALE, DISTRIBUTION, STORAGE AND ADVERTISEMENT) ACT, 2019

(No. 42 of 2019)

[5th December, 2019.]

An Act to prohibit the production, manufacture, import, export, transport, sale, distribution, storage and advertisement of electronic cigarettes in the interest of public health to protect the people from harm and for matters connected therewith or incidental thereto.

Be it enacted by Parliament in the Seventieth Year of the Republic of India as follows :ô

1. Short title and commencement.—(1) This Act may be called the Prohibition of Electronic Cigarettes (Production, Manufacture,

- (2) It shall be deemed to have come into force on the 18th day of September, 2019.
- 2. Declaration as to expediency of control by Union.—It is hereby declared that it is expedient in the public interest that the Union should take under its control the electronic cigarettes industry.
- 3. *Definitions*.—In this Act, unless the context otherwise requires,ô
 - (a) õadvertisementö means any audio or visual publicity, representation or pronouncement made by means of any light, sound, smoke, gas, print, electronic media, internet or website or social media and includes through any notice, circular, label, wrapper, invoice or other document or device;
 - (b) õauthorised officerö meansô
 - (i) any police officer not below the rank of sub-inspector; or
 - (ii) any other officer, not below the rank of sub-inspector, authorised by the Central Government or the State Government by notification;
 - (c) õdistributionö includes distribution by way of samples, whether free or otherwise and the expression õdistributeö shall be construed accordingly;
 - (d) õelectronic cigaretteö means an electronic device that heats a substance, with or without nicotine and flavours, to create an aerosol for inhalation and includes all forms of Electronic Nicotine Delivery Systems, Heat Not Burn Products, e-Hookah and the like devices, by whatever name called and whatever shape, size or form it may have, but does not include any product licensed under the Drugs and Cosmetics Act, 1940 (23 of 1940).

Explanation.—For the purposes of this clause, the expression õsubstanceö includes any natural or artificial substance or other matter,

whether it is in a solid state or in liquid form or in the form of gas or vapour;

- (e) õexportö with its grammatical variations and cognate expressions, means taking out of India to a place outside India;
- (f) õimportö with its grammatical variations and cognate expressions, means bringing into India from a place outside India;
- (g) õmanufactureö means a process for making or assembling electronic cigarettes and any part thereof, which includes any sub-process, incidental or ancillary to the manufacture of electronic cigarettes and any part thereof;
- (h) õnotificationö means a notification published in the Official Gazette ;
- (i) õpersonö includesô
 - (i) any individual or group of individuals;
 - (ii) a firm (whether registered or not);
 - (iii) a Hindu Undivided Family;
 - (iv) a trust;
 - (v) a limited liability partnership;
 - (vi) a co-operative society;
 - (vii) any corporation or company or body of individuals; and
 - (viii) every artificial juridical person not falling within any of the preceding sub-clauses;
- (j) õplaceö includes any house, room, enclosure, space, conveyance or the area in like nature;
- (k) õproductionö with its grammatical variations and cognate expressions, includes the making or assembling of electronic cigarettes and any part thereof;

- - (1) õsaleö with its grammatical variations and cognate expressions, means any transfer of property in goods (including online transfer) by one person to another, whether for cash or on credit, or by way of exchange, and whether wholesale or retail, and includes an agreement for sale, and offer for sale and exposure for sale.
- 4. Prohibition on production, manufacturing, import, export, transport, sale, distribution, advertisement of electronic cigarettes.—On and from the date of commencement of this Act, no person shall, directly or indirectly,ô
 - (i) produce or manufacture or import or export or transport or sell or distribute electronic cigarettes, whether as a complete product or any part thereof; and
 - (ii) advertise electronic cigarettes or take part in any advertisement that directly or indirectly promotes the use of electronic cigarettes.
- 5. Prohibition on storage of electronic cigarettes.—On and from the date of commencement of this Act, no person, being the owner or occupier or having the control or use of any place shall, knowingly permit it to be used for storage of any stock of electronic cigarettes:

Provided that any existing stock of electronic cigarettes as on the date of the commencement of this Act kept for sale, distribution, transport, export or advertisement shall be disposed of in the manner hereinafter specifiedô

- (a) the owner or occupier of the place with respect to the existing stock of electronic cigarettes shall, suo moto, prepare a list of such stock of electronic cigarettes in his possession and without unnecessary delay submit the stock as specified in the list to the nearest office of the authorised officer; and
- (b) the authorised officer to whom any stock of electronic cigarettes is forwarded under clause (a) shall, with all convenient despatch, take such measures as may be necessary for the disposal according to the law for the time being in force.

- 6. Power to enter, search and seize without warrant.—(1) An authorised officer, if he has reason to believe that any provision of this Act has been, or is being contravened, may enter and search any place whereô
 - (a) any trade or commerce in electronic cigarettes is carried on or electronic cigarettes are produced, supplied, distributed, stored or transported; or
 - (b) any advertisement of the electronic cigarettes has been or is being made.
- (2) After completion of the search referred to in sub-section (1), the authorised officer shall seize any record or property found as a result of the search in the said place, which are intended to be used, or reasonably suspected to have been used, in connection with any matter referred to in sub-section (1) and if he thinks proper, take into custody and produce, along with the record or property so seized, before the Court of Judicial Magistrate of the First Class, any such person whom he has reason to believe to have committed any offence punishable under this Act.
- (3) Where it is not practicable to seize the record or property, the officer authorised under sub-section (1), may make an order in writing to attach such property, stocks or records maintained by the producer, manufacturer, importer, exporter, transporter, seller, distributer, advertiser or stockist about which a complaint has been made or credible information has been received or a reasonable suspicion exists of their having been connected with any offence in contravention of the provisions of this Act and such order shall be binding on the person connected with the said offence.
- (4) All searches, seizures and attachment under this section shall be made in accordance with the provisions of the Code of Criminal Procedure, 1973 (2 of 1974).
- 7. Punishment for contravention of section 4.—Whoever contravenes the provisions of section 4, shall be punishable with imprisonment for a term which may extend to one year or with fine which may extend to one lakh rupees, or with both, and, for the second or subsequent offence, with imprisonment for a term which may extend to three years and with fine which may extend to five lakh rupees.

- 8. Punishment for contravention of section 5.—Whoever contravenes the provisions of section 5, shall be punishable with imprisonment for a term which may extend to six months or with fine which may extend to fifty thousand rupees or with both.
- 9. Jurisdiction and trial of offences.—(1) Any person committing an offence under section 4 or section 5 shall be triable for such offence in any place in which he is liable to be tried under any law for the time being in force.
- (2) All offences under this Act shall be tried by the Court of Judicial Magistrate of the First Class in accordance with the procedure provided for trials in the Code of Criminal Procedure, 1973 (2 of 1974).
- 10. Power to dispose of stock seized.—After completion of the proceedings before the Court and if it is proved that the stock seized by the authorised officer under the provisions of this Act are stocks of electronic cigarettes, such stocks shall be disposed of in accordance with the provisions contained in Chapter XXXIV of the Code of Criminal Procedure, 1973 (2 of 1974).
- 11. Offences by companies.—(1) Where an offence under this Act has been committed by a company, every person who, at the time the offence was committed, was incharge of, and was responsible to the company for the conduct of, the business of the company, as well as the company, shall be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that nothing contained in this sub-section shall render any such person liable to any punishment provided in this Act, if he proves that the offence was committed without his knowledge or that he had exercised all due diligence to prevent the commission of such offence.

(2) Notwithstanding anything contained in sub-section (1), where an offence under this Act has been committed by a company, and it is proved that the offence has been committed with the consent or connivance of, or is attributable to any neglect on the part of any director, manager, secretary or other officer of the company, such director, manager, secretary or other officer shall also be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly.

- (a) õcompanyö means any body corporate and includes a firm or other association of individuals; and
- (b) õdirectorö means a whole time director in the company and in relation to a firm, means a partner in the firm.
- 12. Cognizance of offences.—No court shall take cognizance of an offence punishable under this Act, except upon a complaint in writing made by an authorised officer under this Act.
- 13. Offences to be cognizable.—Notwithstanding anything contained in the Code of Criminal Procedure, 1973 (2 of 1974), an offence under section 4 shall be cognizable.
- 14. Act to have overriding effect.—Save as otherwise expressly provided in this Act, the provisions of this Act shall have effect notwithstanding anything inconsistent therewith contained in any other law for the time being in force.
- 15. Application of other laws not barred.—The provisions of this Act shall be in addition to and not in derogation of the provisions of any other law for the time being in force prohibiting production, manufacture, import, export, transport, sale, distribution, storage and advertisement of electronic cigarettes.
- 16. Protection of action taken in good faith.—No suit, prosecution or other legal proceeding shall lie against the Central Government or any State Government or any officer of the Central Government or any State Government for anything which is in good faith done or intended to be done under this Act.
- 17. Power to remove difficulties.—(1) If any difficulty arises in giving effect to the provisions of this Act, the Central Government may, by an order published in the Official Gazette, make such provision not inconsistent with the provisions of this Act, as may appear to be necessary or expedient for removing the difficulty:

Provided that no order shall be made under this section after the expiry of two years from the date of the commencement of this Act.

- (2) Every order made under this section shall be laid, as soon as may be after it is made, before each House of Parliament.
- 18. Repeal and savings.—(1) The Prohibition of Electronic Cigarettes (Production, Manufacture, Import, Export, Transport, Sale, Distribution, Storage and Advertisement) Ordinance, 2019 (Ordinance 14 of 2019) is hereby repealed.
- (2) Notwithstanding such repeal, anything done or any action taken under the said Ordinance shall be deemed to have been done or taken under the corresponding provisions of this Act.



JAMMU & KASHMIR GOVERNMENT GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

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UNION TERRITORY JAMMU AND KASHMIR GOVERNMENT,
MUNICIPAL COMMITTEE, SURNKOTE,
PLASTIC WASTE MANAGEMENT BYE-LAWS, 2020

Notification

Surnkote, the 7th of July, 2020.

In exercise of the powers conferred by clause (4) of rule 6 of Plastic Waste Management Rules, 2016, the Authority hereby makes the following bye-laws; namely:ô

CHAPTER I

1. Short Title and Commencement.ô These bye-laws shall be called the Municipal Committee, Surnkote, Plastic Waste Management Bye-laws-2020.

- (2) They shall come into force from the date of their publication in the Government Gazette.
- **2. Extent of application**.ô These Bye-Laws shall be applicable within the territorial limits of Municipal Committee, Surnkote.
- **3. Definition**.ô In these Bye-laws, unless the context otherwise requires,ô
 - (a) "Act" means the Environment (Protection) Act, 1986 (29 of 1986);
 - (b) "alternate use" means use of a material for a purpose other than for which it was conceived, which is beneficial because it promotes resource efficiency;
 - (c) "brand owner" means a person or company who sells any commodity under a registered brand label;
 - (d) "bulk/institutional waste generator" means and includes buildings occupied by the Central Government Departments or undertakings, State Government Departments or undertakings, local bodies, public sector undertakings or private companies, hospitals, nursing homes, schools, colleges, universities, other educational institutions, hostels, hotels, commercial establishments, markets, places of worship, stadia and sports complexes having an average waste generation rate exceeding 100 kg. per day;
 - (e) "Bye-laws" means Plastic Waste Management Bye-laws-2020 of Jammu and Kashmir:
 - (f) "carry bags" means bags made from compostable plastic material, used for the purpose of carrying or dispensing commodities which have a self-carrying feature but do not include bags that constitute or form an integral part of the packaging in which goods are sealed prior to use, duly approved by Central Pollution Control Board;
 - (g) "commodity" means tangible item that may be bought or sold and includes all marketable goods or wares;
 - (h) "compostable plastics" mean plastic that undergoes degradation by biological processes during composting to yield CO₂, water, inorganic compounds and biomass at a rate

- - (i) "consent" means the consent to establish and operate from Jammu and Kashmir State Pollution Control Board granted under the Water (Prevention and Control of Pollution) Act, 1974 (6 of 1974), and the Air (Prevention and Control of Pollution) Act, 1981 (14 of 1981);
 - (j) "disintegration" means the physical breakdown of a material into very small fragments;
 - (k) "energy recovery" means energy recovery from waste that is conversion of waste material into usable heat, electricity or fuel through a variety of processes including combustion, gasification, pyrolisation, anaerobic digestion and landfill gas recovery;
 - (l) "event" means any gathering for the purpose of functions, celebrations, meetings, rallies, processions, open air theatre activities, cinema shootings in public places etc.;
 - (m) "extended producer's responsibility" means responsibility of a producer for the environmentally sound management of the product until the end of its life;
 - (n) "food-stuffs" mean ready to eat food products, fast food, processed or cooked food in liquid, powder, solid or semi-solid form;
 - (o) "facility" means the premises used for collection, storage, recycling, processing and disposal of plastic waste;
 - (p) "Importer" means a person who imports or intends to import and holds an Importer-Exporter Code Number, unless otherwise specifically exempted;
 - (q) "Local Body" for the purpose of these Bye-laws means <u>Municipal Committees</u>, <u>Municipal Councils</u>, <u>Municipal Corporations and Village Panchyats</u>;
 - (r) "manufacturer" means and includes a person or unit or agency engaged in production of plastic raw material to be used as raw material by the producer;

- - (s) "multilayered packaging" means any material used or to be used for packaging and having at least one layer of plastic as the main ingredients in combination with one or more layers of materials such as paper, paper board, polymeric materials, metalized layers or aluminium foil, either in the form of a laminate or co-extruded structure;
 - (t) "Nuisance Detectors" (NDs) means those employees of the Municipal Corporations or Local Bodies, who are appointed by the authorities to detect the acts of public nuisance etc. related to plastic waste management;
 - (u) "plastic" means material which contains as an essential ingredient a high polymer, such as polyethylene terephthalate, high density polyethylene, Vinyl, low density polyethylene, polypropylene, polystyrene resins, multi-materials like acrylonitrile butadiene styrene, polyphenylene oxide, polycarbonate, polybutylene terephthalate;
 - (v) "plastic sheet" means sheet made of plastic; which are banned as per G. O. (Ms) No. 84 Environment and Forests (EC.2) Department dated 25-06-2018;
 - (w) "plastic waste" means any plastic discarded after use or after their intended use is over;
 - (x) "Prescribed authority" means the authorities specified in Rule 12 of Plastic Waste Management and Handling Rules, 2016, and Commissioner, Municipal Corporations, Chief Executive Officer/Executive Officer, Urban Local Bodies/ GramPanchyat;
 - (y) "producer" means persons engaged in manufacture or import of carry bags or multilayered packaging or plastic sheets or like, and includes industries or individuals using plastic sheets or like or covers made of plastic sheets or multilayered packaging for packaging or wrapping the commodity;
 - (z) "recycling" means the process of transforming segregated plastic waste into a new product or raw material for producing new products;

- (aa) "registration" means registration with the Jammu and Kashmir Pollution Control Board or Municipal Jammu/Srinagar Municipal Corporations or statutory authority concerned, as the case may be;
- (bb) "street vendor" shall have the same meaning as assigned to it in clause (1) of sub-section (1) of Section 2 of the Street Vendors (Protection of Livelihood and Regulation of Street Vending) Act, 2014 (7 of 2014);
- (cc) "use and throwaway plastics" mean items such as plastic carry bags or plastic flags, plastic sheets used for food wrapping, spreading on dining table etc. plastic plates, plastic coated tea cups and plastic tumbler, water pouches and packets, plastic straw irrespective of thickness as defined and banned under G. O. No. 84 Environment and Forests (EC.2) Department dated 25-06-2018 and includeô
 - (a) The plastic sheets used for the food wrapping, spreading on dining table, etc.ô
 - i. Plastic sheet/cling film used for food wrapping;
 - ii. Plastic/plastic coated sheet used for spreading on dining table;
 - (b) Plastic platesô
 - (i) Plastic thermocol plates;
 - (ii) Plastic coated paper plates;
 - (c) Plastic coated tea cups and plastic tumblerô
 - (i) Plastic coated paper cups;
 - (ii) Plastic tea cups;
 - (iii) Plastic tumbler;
 - (iv) Thermocol cups;
 - (d) Water pouches and packets,
 - (e) Plastic straw,
 - (f) Plastic carry bags and plastic flagsô
 - (i) Plastic carry bags of all size and thickness;

- - (ii) Plastic coated carry bags;
 - (iii) Non-woven polypropylene carry bags;
 - (dd) "virgin plastic" means plastic material which has not been subjected to use earlier and has also not been blended with scrap or waste;
 - (ee) "waste generator" means and includes every person or group of persons or institutions, residential, and commercial establishments including Indian Railways, Airport, Port and Harbour and Defense establishments, places of worship which generate plastic waste;
 - (ff) "waste management" means the collection, storage, transportation reduction, re-use, recovery, recycling, composting or disposal of plastic waste in an environmentally safe manner;
 - (gg) "Waste pickers" mean individuals or agencies, groups of individuals voluntarily engaged or authorized for picking of recyclable plastic waste.
- **4. Conditions.** ô (1) The manufacturer, importer, stocking, distribution, sale and use of plastic carry bags, sheets or like or covers made of plastic sheet and multilayered packing shall be subject to the following conditions, namely :ô
 - (a) Plastic packaging shall either be in natural shade which is without any pigments or made using only those pigments and colorants which are in conformity with Indian Standard: IS 9833: 1981 titled as õList of pigments and colorants for use in plastics in contact with food-stuffs, pharmaceuticals and drinking waterö as amended from time to time;
 - (b) Products made of recycled plastics shall not be used for storing, carrying, dispensing or packaging ready to eat or drink stuffs;
 - (c) Plastic sheet or like, which is not an integral part of Multilayered packaging and cover made of plastic sheet used for packaging, wrapping the commodity shall not be less than fifty microns in thickness except whether thickness of such plastic sheets impair the functionality of the product;

- - (d) The manufacturer shall not sell or provide or arrange plastic to be used as raw material to a producer, not having valid registration from Jammu and Kashmir Pollution Control Board;
 - (e) Sachets using plastic material shall not be used for storing, packing or selling gutkha, pan masala and tobacco;
 - (f) Plastic material, in any form including Vinyl Acetate-Maleic Acid-Vinyl Chloride Copolymer, shall not be used in any package for packaging gutkha, pan masala and tobacco in all forms;
 - (g) Recycling of plastic waste shall conform to the Indian Standard: IS 14534: 1998 titled as õGuidelines for Recycling of Plasticsö, as amended from time to time;
 - (h) The provision of thickness shall not be applicable to carry bags made up of compostable plastics. Carry bags made from compostable plastics bearing a label ocompostable shall conform to the Indian Standard: IS 17088: 2008 titled as Specifications for ocompostable Plasticso. The manufacturer or seller of compostable plastic carry bags shall obtain a certificate from the Central Pollution Control Board/Jammu and Kashmir Pollution Control Board as applicable before marketing or selling.
- **5. Plastic waste management**.ô (1) The plastic waste management by Municipal Committees/Councils/Corporations/ Village Panchyats in its jurisdiction shall be as under :ô
 - (a) Plastic waste, which can be recycled, shall be channelized to registered plastic waste recycler and recycling of plastic shall conform to the Indian Standard : IS 14534 : 1998 titled as Guidelines for Recycling of Plastics, as amended from time to time ;
 - (b) Plastic waste, which cannot be recycled, shall be channelized to Refuse Derived Fuel (RDF) plants/cement plants/pyrolysis plants or any other technologies. The standards and pollution control norms specified by the prescribed authority for these technologies shall be complied with;

- - (c) Jammu and Kashmir Public Works Department, Municipal Corporations/Urban Local Bodies, Rural Development Departments through BDOs shall encourage the use of plastic waste (preferably the plastic waste which cannot be further recycled) for road construction as per Indian Road Congress guidelines;
 - (d) Thermo set plastic waste shall be processed and disposed of as per the guidelines issued from time to time by the Central Pollution Control Board; and
 - (e) The inert from recycling or processing facilities of plastic waste shall be disposed of in compliance with the Solid Waste Management Rules, 2016 or as amended from time to time.

6. Responsibilities of Municipal Corporation/Urban Local Bodies/Village Panchyats.—

- (i) Jammu/Srinagar Municipal Corporations, Municipal Council/ Committee and Village Panchyats shall be responsible for development and setting up of infrastructure for segregation, collection, storage, transportation, processing and disposal of the plastic waste either on its own or by engaging agencies or producers.
- (ii) The Municipal Corporationm Urban Local Bodies and Gram Panchyats shall be responsible for setting up, operationalization and coordination of the waste management system and for performing the associated functions, namely :ô
 - (a) Ensuring segregation, collection, storage, transportation, processing and disposal of plastic waste;
 - (b) Ensuring that no damage is caused to the environment during this process;
 - (c) Ensuring channelization of recyclable plastic waste fraction to recyclers;
 - (d) Ensuring processing and disposal of non-recyclable fraction of plastic waste in accordance with the guidelines issued by the Central Pollution Control Board;
 - (e) Creating awareness among all stakeholders about their responsibilities;

- (f) Engaging civil societies or groups working with waste
- pickers; and
- (g) Ensuring that open burning of plastic waste does not take place.
- (iii) The Municipal Corporation Urban Local Bodies, Village Panchyats shall seek assistance of producers and setup a system of plastic waste management as per of Plastic Waste Management Rules, 2016, or any other relevant law amended from time to time.
- (iv) The Municipal Corporation and Urban Local Bodies shall endeavour and encourageô
 - a. Civil society organizations involved in plastic eradication in order to implement Plastic Waste Management Rules, 2016 and these Bye-laws;
 - b. Self Help Groups (SHG) involved for segregation of waste processing. It may be encouraged for the purpose of technical guidance as well as implementation through appropriate organizations.
- (v) Municipal Corporation and Urban Local Bodies shall extend the Slum Adoption Program to the uncovered areas within their wards for solid waste management and plastic waste management, with the possible assistance of qualified Community Based Organizations (CBOs)/Non-Government Organizations (NGOs)/Voluntary Service Organizations (VSOs)/Self Help Groups (SHG) or other organizations holding statutory validations;
- (vi) Cleanliness drives will be conducted by the Municipal Corporations Local Bodies and Village Panchyats in association with public representatives, citizen organizations, Government bodies, corporates, NGOs for the cleanliness of areas inside the slums, from time to time, in association with CBOs participating in the Slum Adoption Program.

- 7. Responsibilities of waste generator.—(1) The waste generator shall,ô
 - (a) Not use plastic items banned under G. O. No. 84 Environment and Forests (EC.2) Department;
 - (b) Take steps to minimize generation of plastic waste and segregate plastic waste at source in accordance with the Plastic Waste Management Rules, 2016, and amendments made in these rules from time to time;
 - (c) Not litter or burn the plastic waste, and ensure segregated storage of waste at source and handover segregated waste to Jammu and Kashmir Municipal Corporation/Urban Local Bodies/Gram Panchayats or agencies appointed by them or registered recyclers.
- (2) All institutional generators of plastic waste, shall segregate and store the waste generated by them in accordance with the Solid Waste Management Rules, 2016, as amended from time to time and handover segregated wastes to authorized waste processing or disposal facilities or deposition centers either on its own or through the authorized waste collection agency once in a week on Wednesday or any other designated day or periodically as specified from time to time.
- (3) All the waste generator shall pay integrated user fee for plastic waste management, which is included in the solid waste management user fee as per Municipal Corporation/Urban Local Bodies/Village Panchyats under the Solid Waste Management Bye-Laws, 2019.
- (4) Every person responsible for organizing an event in open space, where service of food stuff is in plastic or multilayered packaging shall segregate and manage the waste generated during such events in accordance with the SWM Rules, 2016, and SWM Bye-Laws, 2019, of Jammu/Srinagar Municipal Corporation/Council/Committees. Further, the organizers shall pay the user fee prescribed for events in open public places; and shall not use single use plastic plates, disposable etc. as same are banned.
- (5) All bulk waste generators shall install and maintain Reverse Vending Machine or any other appropriate system of recycling PET

- 8. Responsibilities of Producers, Importers and Brand Owners.ô (1) Primary responsibility for collection of used multilayered plastic sachet or pouches or packaging is of Producers, Importers and Brand Owners, who introduce the products in the market, they need to establish a system for collecting back the plastic waste generated due to their products. This plan of collection is to be submitted to the Jammu and Kashmir Pollution Control Board while applying for consent to Establish or Operate or Renewal. The Brand Owners, whose consent has been renewed before the notification of these rules, shall submit such plan within one year from the date of notification of these Bye-laws.
- (2) The producers shall work out modalities for waste collection system based on Extended Producers Responsibility and inform Municipal Corporations, Urban Local Bodies and Village Panchyats accordingly within 6 months from the notification of Plastic Waste Management Bye-Laws, 2020.
- (3) Multilayered plastic which is non-recyclable or non-energy recoverable or with no alternate use of plastic shall not be used in Municipal Corporation/Urban Local Bodies/Village Panchyats limits.
- (4) All producers shall submit an application to the Jammu and Kashmir Pollution Control Board for grant of registration, for production of plastics.
- (5) No producer shall use any plastic or multilayered packaging for packaging of commodities without registration from the Jammu and Kashmir Pollution Control Board.
- (6) All marketing companies, manufacturers, brand owners shall educate masses for disposal of plastic waste.
- **9. Protocols for compostable plastic materials**.ô Determination of the degree of degradability and degree of disintegration of plastic material shall be as per the protocols of the Indian Standards listed in Schedule-II of these Bye-laws.

- **10. Marking and/or labelling**.ô (1) Each carry bag made from compostable plastics should be as per Plastic Management Rules, and multilayered packaging shall have the following information printed in **English mandatorily** and any number of other languages as optional, namely :ô
 - (a) Name and registration number of the manufacturer in case of multilayered packaging; and
 - (b) Name of the manufacturer and certificate number [4(g) of these Bye-laws] in case of carry bags made from compostable plastics.
- (2) Each carry bag made from compostable plastics shall bear a label õcompostableö and shall conform to the Indian Standard : IS or ISO 17088 : 2008 titled as Specifications for õCompostable Plasticsö and also the Central Pollution Control Board License Number shall be mentioned.
- 11. Registration of producer, recyclers and manufacturers.ô No person shall manufacture carry bags made from compostable plastics/multilayered packaging without obtaining registration with Jammu and Kashmir Pollution Control Board with Jammu and Srinagar Muncipal Corporation/Urban Bodies/village Panchyat limits.

12. Responsibilities of retailers and street vendors.ô

- (1) Retailers or street vendors shall not sell or provide commodities to consumer in carry bags made with compostable plastics or multilayered packaging, which are not manufactured and labelled or marked, as prescribed under the Plastic Waste Management Rules, 2016, and Plastic Waste Management Bye-laws, 2020.
- (2) Every retailer or street vendor selling or providing commodities in carry bags made with compostable plastics or multilayered packaging which are not manufactured or labelled or marked in accordance with these Bye-laws shall be liable to pay such fines as specified under the Bye-laws listed in Schedule-I.
- 13. Penalties for contravention of these Bye-laws.ô (1) On and after the date of Notification of these Bye-laws, there will be a familiarization/awareness period of 30 days, after which, any contravention of these Bye-laws shall be punishable with fines as per the Schedule of

In case of an offender not able to pay the fine as mentioned in Schedule-I, prosecution under the provisions made in City Police Act and District Police Act/Indian Penal Code/and other applicable Acts/Laws will be applicable on the offender.

- 14. Enforcement mechanism for Municipal Corporation and Urban Local Bodies.ô (1) The Commissoner, Jammu/Srinagar Muncipal Corporations and Chief Executive Officer/Executive Officer, Urban Local Bodies shall be the authority for enforcement of the provisions of these rules relating to plastic waste management by waste generator.
- (2) The Commissoner, Jammu/Srinagar Muncipal Corporations and Chief Executive Officer/Executive Officer, Urban Local Bodies shall take the assistance of the Deputy Commissioner within the territorial limits of the jurisdiction of the Municipal Coporation in the enforcement of the provisions of these Bye-laws.
- (3) Periodical and Surprise checks: The Commissoner, Jammu/Srinagar Muncipal Corporations and Chief Executive Officer/Executive Officer, Urban Local Bodies or any other officer as authorized by the Commissioner/Chief Executive Officer/Executive Officer will conduct surprise checks in various parts of the wards in the Corporation limits at any point of time to enforce compliance of the Bye-laws shall attract a fine as per Schedule-I of the Bye-laws.
- 15. Ban on one time use and throwaway plastics.ô (1) As per G. O. (Ms) No. 84 Environment and Forests (EC.2) Department dated 25-06-2018, the Commissioner, Jammu/Srinagar Municipal Corporations and Chief Executive Officer/Executive Officer, Urban Local Bodies, shall enforce the direction of one time use throwaway plastic bano in exercise of power conferred on him/her by, law in their jurisdiction. The notification will come into effect on 1st January, 2020:ô
 - (a) No industry or person shall manufacture, store, supply, transport, sale or distribute, inse and throwaway plastics as described in the definition;

- - (b) No person including shopkeeper, vendor, wholesaler, retailer, trader, hawker or salesmen shall use, ∃use and throwaway plasticsø:
 - Provided that the plastic used for the following purposes are exempted.
 - (a) The plastic carry bags, manufactured exclusively for export purpose against any export order in a plastic industry located in Special Economic Zone (SEZ) and Export Oriented Units (EOU);
 - (b) The plastic bags which constitute or form an integral part of packaging in which goods are sealed prior to use at manufacturing/processing units;
 - (c) The plastic bags and sheets used in Forestry and Horticulture nurseries against the orders from the Government Departments;
 - (d) The plastic used for packing of milk and milk products (dairy products), oil, medicine and medical equipments.
- (2) Enforcement mechanism for ban on one time use and throwaway plastics is as follows :ô
 - (a) Periodical and Surprise checks: The Commissioner, Jammu/ Srinagar Municipal Corporations and Chief Executive Officer/ Executive Officer, Urban Local Bodies, or any other Officer as authorized by the Commissioner/CEO/EO, will conduct surprise checks in various parts of the wards in the Committee limits at any point of time to enforce compliance of G. O. 84. Any contravention of any clause of this Bye-law shall attract a penalty as per Schedule-I of the Bye-laws;
 - (b) Inspection Authority: Sanitary Inspector shall serve in the capacity of õInspection Authorityö. Fine levying authorities i. e., the concerned Sanitary Inspector is, hereby, authorized to levy fines for violation of G. O. and notification cited in Schedule-I of the Bye-laws in their respective jurisdictions. The fine levying authority shall maintain a register mentioning details of commercial establishment name, offence number, fine amount, Corporation/Council/Committee trade license number and for street vendors, street vending ID card number.

- - (c) Zonal Level Committee for monitoring: Zonal Level Committee will be headed by Health Officer (Head), with Chief Sanitation Officer/Assistant Sanitation Officer, Chief Enforcement Officer, Anti-polythene Officer, and Chief Revenue Officer as its members for Municipal Corporations. The Urban Local bodies shall be represented by concerned CEOs/EOs while as for Gram Panchyats concerned BDOs and Panchyat Officers shall be member of the Committee. The Committee shall periodically monitor the implementation;
 - (d) Appellate Authority: The Zonal Officers shall serve in the capacity of õAppellate Authorityö. If the violator has any grievances related to the fines levied by the Inspection Authority, the violator after payment of fine may appeal to the Appellate authority i. e., Zonal Officer within 15 days of receipt of fine imposition challan from Inspection Authority. Upon receipt of such appeals, the Appellate Authority shall enquire and dispose the appeal by passing speaking orders. If the appellant submits evidence and Appellate Authority is convinced that fine is levied wrongly or in excess, it may be rectified immediately and fine levied and paid may be returned;
 - (e) Revision Authority: The concerned Commissioners of Corporations/Directors of concerned ULBs/ACD, Rural Development and District Panchayat Officer, shall serve as the õRevision Authorityö. Further, against the orders of the Appellate Authority, appellants can file review petition with the Revision Authority i. e., respective Deputy Commissioner within 15 days of receipt of orders by Appellate Authority. The Revision Authority shall enquire and dispose the appeal with final orders. If the appellant submits evidence and Revision Authority is convinced that fine is levied wrongly or in excess, it may be rectified immediately and fine levied and paid may be returned forthwith;

- - (f) Penalties: Penalty will be levied as per Jammu and Kashmir Municipal Corporation Act, 2000/Jammu and Kashmir Municipal Act, 2000 and as per Schedule-I in these Bye-laws;
 - (g) Collection of Penalties: The fines shall be deposited in the Jammu/Srinagar Municipal Corporation/Municipal Committee/ Committees. A separate budget code shall be established for this purpose.
- **16. Annual Reports**.ô (1) Every person engaged in recycling or processing of plastic waste shallô
 - (a) Register with the Public Health and Sanitation Wing of Jammu/Srinagar Municipal Corporation/Municipal Council/ Committee, in Registration Form-I along with following fee:ô

For waste channelizers - Rs. 300/-

For Recyclers/Processors/Dealers - Rs. 500/-

- (b) Submit an annual report in Form-II to Jammu/Srinagar Municipal Corporation/Municipal Council/Committee under intimation to the Jammu and Kashmir Pollution Control Board by the 30th April of every year.
- (2) Jammu/Srinagar Municipal Corporation/Municipal Council/Committee shall prepare and submit aan annual report in Form III to the concerned Secretary-in- charge of the Urban Developmet Department under intimation to the concerned Jammu and Kashmir Pollution Control Board by 30th June, every year.
- 17. Jurisdiction of Courts.ô For filing cases against the Bye-laws, the jurisdiction is Jammu/Srinagar only.

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SCHEDULE-I

SCHEDULE OF FINES

S. No. Description of Bye-law

Amount of fine applicable for breach for By-law*

- Commercial establishments selling or providing commodities to consumer in compostable carry bags, carry bags made of compostable plastics, and multilayered packaging which are **NOT MARKED AND LABELLED** as per norms prescribed in Plastic Waste Management By-laws, 2019.
 - (a) Name, Registration Number of Rs. 1000/manufacturer and thickness in
 case of Multilayered packaging
 and should be labeled as
 "Recyclable" or "compostable"
 printed in English mandatorily and
 any number of other languages as
 optional,-Any breach of this.
 - (b) Name of the manufacturer and certificate number (Bye-law 4h) in case of carry bag made from compostable plastics with ISO Code as approved by Central Pollution Control Board/J&K Pollution Control Board and should be labeled as "compostable" printed in English mandatorily and any number of other languages as optional,-Any breach of this.

Rs. 1000/-

| | &K Govt. Gazette, 7th July, 2020/16th Asad., 1 | |
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| | (a) Individuals within their private premises | Rs. 1000/- |
| | (b) Individuals in Public Places | Rs. 2000/- |
| | (c) Institutions and Establishments | Rs. 10000/- |
| 3. | Littering, non-segregation of plastic waste at par with Solid Waste Management Bye-laws, 2019ô | |
| | (a) Littering of Plastic Waste | Rs. 500/- |
| | (b) Non-segregation of plastic waste at source by individual household | Rs. 500/- |
| | (c) Non-segregation of Plastic Waste at source by apartments and group households | Rs. 1000/- |
| | (d) Non-segregation of plastic waste at source by bulk generators or institutional waste generators categories | Rs. 5000/- |
| 4. | Non-recycling of PET Bottles by Bulk Waste Generatorô | |
| | (a) Residential | Rs. 5000/- |
| | (b) Commercial | Rs. 15000/- |
| | (c) Institutional | Rs. 10000/- |
| 5. | Non-registration in Jammu/Sirnagr Municipal Corporation/Urban Local Bodies. Format-1 | Rs. 5000/- |
| 6. | Failure to submit Annual Report to Jammu/Srinagr Municipal Corporation/ Urban Local Bodies by 30th April of every year. | Rs. 5000/- |

Executive Officer, Municipal Committee, Surnkote.

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SCHEDULE-II

(See By-Law 9)

- 1. IS/ISO 14851: 1999 Determination of the ultimate aerobic biodegradability of plastic materials in an aqueous medium-Method by measuring the oxygen demand in a closed Respirometer.
- 2. IS/ISO 14852: 1999 Determination of the ultimate aerobic biodegradability of plastic materials in an aqueous medium-Method by analysis of evolved carbon dioxide.
- 3. IS/ISO 14853 : 2005 Plastics-Determination of the ultimate anaerobic biodegradation of plastic materials in an aqueous system-Method by measurement of biogas production.
- 4. IS/ISO 14855-1: 2005 Determination of the ultimate aerobic biodegradability of plastic materials under controlled composting conditions-Method by analysis of evolved carbon dioxide (Part-l General Method).
- 5. IS/ISO 14855-2: 2007 Determination of the ultimate aerobic biodegradability of plastic materials under controlled composting conditions-Method by analysis of evolved carbon dioxide (Part-2: Gravimetric measurement of carbon dioxide evolved in a laboratory-scale test).
- 6. IS/ISO 15985 : 2004 Plastics-Determination of the ultimate anaerobic biodegradation and disintegration under high-solids anaerobic digestion conditions-Methods by analysis of released biogas.
- 7. IS/ISO 16929: 2002 Plastics-Determination of degree of disintegration of plastic materials under defined composting conditions in a pilot-scale test.
- 8. IS/ISO 17556: 2003 Plastics-Determination of ultimate aerobic biodegradability in soil by measuring the oxygen demand in a Respirometer or the amount of carbon dioxide evolved.
- 9. IS/ISO 20200 : 2004 Plastics-Determination of degree of disintegration of plastic materials under simulated composting conditions in a laboratory-scale test.

Executive Officer, Municipal Committee, Surnkote.

FORM I

Registration

Application form for registration of units engaged in processing or recycling of plastic waste at Jammu/Srinagar Municipal Corporations,/Urban Local Bodies/Gram Panchyats. To be submitted to the Public Health and Sanitation Wing, Municipal Corporations/Municipal Councils/Committees and Gram Panchayats. One time registration fees to be paid.

| 8 | stration ices to be paid. | | | | |
|----|--|-------|------|----------|------|
| 1. | Name and Address of the Unit | NIL | | | |
| 2. | Contact person with designation, Tel./ Fax/e-mail | NIL | | | |
| 3. | Date of commencement | NIL | | | |
| 4. | No. of workers (including contract labour) | | | | |
| 5. | Waste Management | S.No. | Type | Category | Qty. |
| | (a) Waste generation in | I | NIL | NIL | NIL |
| | processing plastic waste | II | NIL | NIL | NIL |
| | (b) Waste collection and transportation (attach details) | NIL | NIL | NIL | NIL |
| | (c) Waste Disposal details | S.No. | Type | Category | Qty. |
| | | I | NIL | NIL | NIL |
| | (d) Provide details of the disposal facility, whether the facility is authorized by SPCB or PCC | NIL | NIL | NIL | NIL |
| | (e) Please attach analysis report of characterization of waste generated (including leachate test if applicable) | | NIL | | |

| 6. | Occupational safety and health aspects | Please provide details of facilities |
|-----|---|--------------------------------------|
| 7. | Pollution Control Measures : | NIL |
| | Whether the unit has adequate pollution control systems or equipment to meet the standards of emission or effluents | If yes, please furnish details |
| | Whether unit is in compliance with conditions laid down in the said rules | Yes/No |
| | Whether conditions exist or are likely to exist of the material being handled or processed posing adverse immediate or delayed impacts on the environment | Yes/No |
| | Whether conditions exist (or are likely to exist) of the material being handled or processed by any means capable of yielding another material (e. g. leachate) which may possess eco-toxicity. | Yes/No |
| 8. | Any other relevant information including fire or accident mitigative measures | NIL |
| Dat | re: Na | ame and signature: |
| Pla | ce : De | esignation |
| | | |

22 The J&K Govt. Gazette, 7th July, 2020/16th Asad., 1942. [No. 14-3

FORM-II

[See Rule 16 (1)]

FORMAT OF ANNUAL REPORT BY OPERATOR OF PLASTIC WASTE PROCESSING OR RECYCLING FACILITY TO THE LOCAL BODY

| Period | of | Reporting | : |
|--------|----|-----------|---|
|--------|----|-----------|---|

- 1. Name and Address of operator of the facility:
- 2. Name of officer incharge of the facility (Telephone/Fax/Mobile/e-Mail):
- 3. Capacity:
- 4. Technologies used for management of plastic waste :
- 5. Quantity of plastic waste received during the year being reported upon along with the source :
- 6. Quantity of plastic waste processed (in tons): Plastic waste recycled (in tons)-Plastic waste processed (in tons)-NIL (in tons):
- 7. Quantity of inert or rejects sent for final disposal to landfill sites:
- 8. Details of landfill facility to which inert or rejects were sent for final disposal: Address-Telephone:
- 9. Attach status of compliance to environmental conditions, if any, specified during grant of consent or registration:

| Date: | Signature of Operator. |
|--------|------------------------|
| Place: | |

FORM-III

[See Rule 17(2)]

FORMAT FOR ANNUAL REPORT ON PLASTIC WASTE MANAGEMENT TO BE SUBMITTED BY THE LOCAL BODY

Period of Reporting:

M. C. Surnkote 1. Name of the City or Town and State: 2. Population: 6743 3. Area in Sq./kilometers: 2.5 Square Kilometer 4. Name and Address of Local bodyô M. C. Surnkote 01965230090 - Telephone No. : - Fax No.: Nil - E-Mail: eosurankote-jk@nic.in 5. Total number of the wards in the 13 Wards area under jurisdiction 6. Total number of Households in the 1426 area under jurisdiction 7. Number of households covered by Nil door to door collections 8. Total number of commercial 813 establishments and Institutions in the area under jurisdictionô - Commercial establishments 789 - Institutions 24 9. Number of commercial establishments 300 and Institutions covered by door to door collectionô - Commercial establishments - Institutions 10. Summary of the mechanisms put in Nil place for management of plastic waste in the area under jurisdiction along with the details of agencies

involved in door to door collection

| The J&K Govt. Gazette, 7th July, 2020 | |
|--|-----------------------------|
| 66666666666666666666666666666666666666 | όόόόόόόόόόόόόόόόόόό Nil |
| 12. Attach details of infrastructure required, if any, along with justification | Nil |
| 13. Quantity of Plastic Waste generated during the year from area under jurisdiction (in tons) | 1 Ton/YEAR Approximately |
| 14. Quantity of Plastic Waste collected during the year from area under jurisdiction (in tons) | 0.5 Ton/YEAR Approximately |
| 15. Quantity of Plastic Waste channelized for recycling during the year (in tons) | 20% by Rag Pickers |
| 16. Quantity of Plastic Waste channelized for use during the year (in tons) | Nil |
| 17. Quantity of inert or rejects sent to landfill sites during the year (in tons) | Nil |
| 18. Details of each of facilities used for processing and disposal of plasticô | |
| Facility-I: | |
| 1. Name of operator | Nil |
| 2. Address with Telephone Number or Mobile | |
| 3. Capacity | |
| 4. Technology Used | |
| 5. Registration Number | |
| 6. Validity of Registration (up to) | |



THE

JAMMU & KASHMIR GOVERNMENT GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

ô ô ô ó

PULWAMA MUNICIPAL COUNCIL PLASTIC WASTE MANAGEMENT BYE-LAWS, 2020.

Notification

In exercise of the powers conferred by sections 6, 8 and 25 of the Environment (Protection) Act, 1986 (29 of 1986), the Government of India have notified the Plastic Waste Management Rules, 2016 to regulate the management of Plastic Waste.

And whereas in accordance with the provisions of Rule 6 (4) of the Plastic Waste Management Rules, 2016, the Municipal Council, Pulwama hereby frames the following By-laws :ô

óóóóóóóó

CHAPTER I

- 1. **Title**.ô This shall be called as the Pulwama Municipal Council Plastic Waste Management By-laws -2020.
- 2. **Extent of application**.ô The By-laws apply to every waste generator, manufacturer, producer, dealer, agents, importers and exporters within the limits of Pulwama Municipal Council.
- 3. **Definition**.ô In this By-laws and the Schedule attached thereto, the words and expressions used but not defined shall have the meanings respectively assigned to them in the Jammu and Kashmir Municipal Corporation Act,2000 unless the context otherwise requires,ô
 - 1. "Act" means the Environment (Protection) Act, 1986 (29 of 1986);
 - 2. "alternate use" means use of a material for a purpose other than for which it was conceived, which is beneficial because it promotes resource efficiency;
 - 3. **"brand owner"** means a person or company who sells any commodity under a registered brand label;
 - 4. "bulk waste generator" means and includes buildings occupied by the Central government departments or undertakings, State government departments or undertakings, local bodies, public sector undertakings or private companies, hospitals, nursing homes, schools, colleges, universities, other educational institutions, hostels, hotels, commercial establishments, markets, places of worship, stadia and sports complexes having an average waste generation rate exceeding 100kg per day;
 - 5. **"By-laws"** means Plastic Waste Management By-laws-2020 of Pulwama Municipal Council;
 - 6. (a) "carry bags" means bags made from plastic material, used for the purpose of carrying or dispensing commodities which have a self-carrying feature but do not include bags that constitute or form an integral part of the packaging in which goods are sealed prior to use. These are banned as per GO. (Ms) No. 84 Environment and Forests (EC.2) Department, dated 25-06-2018;
 - (b) "carry bags" means bags made from compostable plastic material, used for the purpose of carrying or dispensing commodities which have a self-carrying feature but do not

include bags that constitute or form an integral part of the packaging in which goods are sealed prior to use, duly approved by Central Pollution Control Board;

- 7. **"commodity"** means tangible item that may be bought or sold and includes all marketable goods or wares;
- 8. "compostable plastics" mean plastic that undergoes degradation by biological processes during composting to yield CO2, water, inorganic compounds and biomass at a rate consistent with other known compostable materials, excluding conventional petro-based plastics, and does not leave visible, distinguishable or toxic residue;
- 9. "consent" means the consent to establish and operate from Jammu and Kashmir, State Pollution Control Board granted under the Water (Prevention and Control of Pollution) Act, 1974 (6 of 1974), and the Air (Prevention and Control of Pollution) Act, 1981 (14 of 1981);
- 10. "disintegration" means the physical breakdown of a material into very small fragments;
- 11. **"energy recovery"** means energy recovery from waste that is conversion of waste material into usable heat, electricity or fuel through a variety of processes including combustion, gasification, pyrolisation, anaerobic digestion and landfill gas recovery;
- 12. **"event"** means any gathering for the purpose of functions, celebrations, meetings, rallies, processions, open air theatre activities, cinema shootings in public places etc.;
- 13. **"extended producer's responsibility"** means the responsibility of a producer for the environmentally sound management of the product until the end of its life;
- 14. "food-stuffs" mean ready to eat food products, fast food, processed or cooked food in liquid, powder, solid or semi-solid form;
- 15. **"facility"** means the premises used for collection, storage, recycling, processing and disposal of plastic waste;

- 16. **"importer"** means a person who imports or intends to import and holds an Importer-Exporter Code number, unless otherwise specifically exempted.
- 17. **"institutional waste generator"** means and includes occupier of the institutional buildings such as building occupied by Central Government Departments, State Government Departments, public or private sector companies, hospitals, schools, colleges, universities or other places of education, organization, academy, hotels, restaurants, malls and shopping complexes;
- 18. **"local body"** for the purpose of these By-laws means Municipal Council, Pulwama;
- 19. "manufacturer" means and includes a person or unit or agency engaged in production of plastic raw material to be used as raw material by the producer;
- 20. "multilayered packaging" means any material used or to be used for packaging and having at least one layer of plastic as the main ingredients in combination with one or more layers of materials such as paper, paper board, polymeric materials, metalized layers or aluminum foil, either in the form of a laminate or co-extruded structure;
- 21. "Nuisance Detectors" (NDs) means those employees of the Municipal Council who are appointed by the Commissioner to detect the acts of nuisance etc. related to plastic waste management;
- 22. "plastic" means material which contains as an essential ingredient a high polymer, such as polyethylene rephthalate, high density polyethylene, Vinyl, low density polyethylene, polypropylene, polystyrene resins, multi-materials like acrylonitrile butadiene styrene, polyphenylene oxide, polycarbonate, polybutylene terephthalate etc.;
- 23. **"plastic sheet"** means plastic sheet is the sheet made of plastic, which are banned as per G.O. (Ms) No. 84 Environment and Forests (EC.2) Department, dated 25.06.2018;
- 24. "plastic waste" means any plastic discarded after use or after their intended use is over;

- 25. "prescribed authority" means the authorities specified in clause 12 of Plastic Waste Management and Handling Rules 2016 and Executive Officer, Pulwama Municipal Council;
- 26. "producer" means persons engaged in manufacture or import of carry bags or multilayered packaging or plastic sheets or like, and includes industries or individuals using plastic sheets or like or covers made of plastic sheets or multilayered packaging for packaging or wrapping the commodity;
- 27. "recycling" means the process of transforming segregated plastic waste into a new product or raw material for producing new products;
- 28. **"registration"** means registration with the Jammu and Kashmir Pollution Control Board or Pulwama Municipal Councilor statutory authority concerned, as the case may be;
- 29. **"street vendor"** shall have the same meaning as assigned to it in clause (I) of sub-section (1) of Section 2 of the Street Vendors (Protection of Livelihood and Regulation of Street Vending) Act, 2014 (7 of 2014);
- 30. "use and throwaway plastics" This definition is adopted from G.O. No. 84 Environment and Forests (EC.2) Department, which means items such as plastic carry bags or plastic flags, plastic sheets used for food wrapping, spreading on dining table etc. plastic plates, plastic coated tea cups and plastic tumbler, water pouches and packets, plastic straw irrespective of thickness as defined in G.O.No.84 Environment and Forests (EC.2) Department, dated 25-06-2018 are banned as follows:ô
 - (a) The plastic sheets used for the food wrapping, spreading on dining table, etc.,ô
 - i. Plastic sheet/cling film used for food wrapping,
 - Plastic/Plastic coated sheet used for spreading on dining table.
 - (b) Plastic plates,ô
 - (i) Plastic thermocol plates,
 - (ii) Plastic coated paper plates,

- (c) Plastic coated tea cups and plastic tumbler,
 - (i) Plastic coated paper cups,
 - (ii) Plastic tea cups,
 - (iii) Plastic tumbler,
 - (iv) Thermocol cups,
- (d) Water pouches and packets,
- (e) Plastic straw,
- (f) Plastic carry bags and plastic flags,ô
 - (i) Plastic carry bags of all size & thickness,
 - (ii) Plastic coated carry bags,
 - (iii) Non-woven polypropylene carry bags;
- 31. "virgin plastic" means plastic material which has not been subjected to use earlier and has also not been blended with scrap or waste;
- 32. "waste generator" means and includes every person or group of persons or institutions, residential, and commercial establishments including Indian Railways, Airport, Port and Harbour and Defence establishments, places of worship which generate plastic waste;
- 33. **"waste management"** means the collection, storage, transportation reduction, re- use, recovery, recycling, composting or disposal of plastic waste in an environmentally safe manner;
- 34. "waste pickers" mean individuals or agencies, groups of individuals voluntarily engaged or authorized for picking of recyclable plastic waste.
- **4.** Conditions.—(1) The manufacturer, importer stocking, distribution, sale and use of plastic shall be subject to the following conditions, namely:ô
 - (a) Plastic packaging shall either be in natural shade which is without any pigments or made using only those pigments and colorants which are in conformity with Indian Standard: IS 9833: 1981 titled as õList of pigments and colorants for

- use in plastics in contact with foodstuffs, pharmaceuticals and drinking waterö as amended from time to time;
- (b) Products made of recycled plastics shall not be used for storing, carrying, dispensing or packaging ready to eat or drink stuffs;
- (c) Plastic sheet or like, which is not an integral part of Multilayered packaging and cover made of plastic sheet used for packaging, wrapping the commodity shall not be less than fifty microns in thickness except whether thickness of such plastic sheets impair the functionality of the product;
- (d) The manufacturer shall not sell or provide or arrange plastic to be used as raw material to a producer, not having valid registration from Jammu and Kashmir Pollution Control Board;
- (e) Sachets using plastic material shall not be used for storing, packing or selling gutkha, pan masala and tobacco;
- (f) Plastic material, in any form including Vinyl Acetate Maleic Acid - Vinyl Chloride Copolymer, shall not be used in any package for packaging gutkha, pan masala and tobacco in all forms.
- (g) Recycling of plastic waste shall conform to the Indian Standard: IS14534:1998 titled as Guidelinesfor Recycling of Plastics, as amended from time to time;
- (h) The provision of thickness shall not be applicable to carry bags made up of compostable plastics. Carry bags made from compostable plastics bearing a label õcompostableö shall conform to the Indian Standard: IS 17088:2008 titled as Specifications for õCompostable Plasticsö. The manufacturer or seller of compostable plastic carry bags shall obtain a certificate from the Central Pollution Control Board/Jammu and Kashmir Pollution Control Board as applicable before marketing or selling.
- **5. Plastic waste management.**—(1) The plastic waste management by Pulwama Municipal Council in its jurisdiction shall be as under :ô
 - (a) Plastic waste, which can be recycled, shall be channelized to registered plastic waste recycler and recycling of plastic

- shall conform to the Indian Standard: IS 14534:1998 titled as Guidelines for Recycling of Plastics, as amended from time to time;
- Plastic waste, which cannot be recycled, shall be channelized to Refuse Derived Fuel (RDF) plants/cement plants/pyrolysis plants or any other technologies. The standards and pollution control norms specified by the prescribed authority for these technologies shall be complied with;
- Pulwama Municipal Council shall encourage the use of plastic waste (preferably the plastic waste which cannot be further recycled) for road construction as per Indian Road Congress guidelines;
- (d) Thermo set plastic waste shall be processed and disposed of as per the guidelines issued from time to time by the Central Pollution Control Board; and
- The inert from recycling or processing facilities of plastic waste shall be disposed of in compliance with the Solid Waste Management Rules, 2016 or as amended from time to time.
- 6. Responsibility of Pulwama Municipal Council.—(1) The Pulwama Municipal Council shall be responsible for development and setting up of infrastructure for segregation, collection, storage, transportation, processing and disposal of the plastic waste either on its own or by engaging agencies or producers.
- (2) The Pulwama Municipal Council shall be responsible for setting up, operationalisation and coordination of the waste management system and for performing the associated functions, namely :ô
 - Ensuring segregation, collection, storage, transportation, processing and disposal of plastic waste;
 - (b) Ensuring that no damage is caused to the environment during this process;
 - Ensuring channelization of recyclable plastic waste fraction (c) to recyclers;
 - Ensuring processing and disposal on non-recyclable fraction of plastic waste in accordance with the guidelines issued by the Central Pollution Control Board;

- (e) Creating awareness among all stakeholders about their responsibilities;
- (f) Engaging civil societies or groups working with waste pickers; and
- (g) Ensuring that open burning of plastic waste does not take place.
- (3) The Pulwama Municipal Council shall seek assistance of producers setup a system of plastic waste management as per of Plastic Waste Management Rules, 2016 or any other relevant law amended from time to time.
- (4) The Pulwama Municipal Council shall endeavor and encourage: ô
 - (a) civil society organizations involved in plastic eradication in order to implement Plastic Waste Management Rules, 2016 and these By-laws.
 - (b) Self Help Groups(SHG) involved for segregation of waste processing. It may be encouraged for the purpose of Technical guidance as well as implementation through appropriate organizations.
- (5) Pulwama Municipal Council, shall extend the Slum Adoption Program to the uncovered areas within their wards for solid waste management and plastic waste management, with the possible assistance of qualified Community Based Organizations (CBOs)/Non-Government Organizations (NGOs)/Voluntary Service Organisations(VSOs)/Self Help Groups(SHG) or other Organisations holding statutory validations.
- (6) Cleanliness drives will be conducted by the Pulwama Municipal Council in association with public representatives, citizen organizations, government bodies, corporates, NGOs for the cleanliness of areas inside the slums, from time to time, in association with CBOs participating in the Slum Adoption Program.
- 7. Responsibilities of waste generator.—(1) The waste generator shall,ô
 - (a) Not use plastic items banned under G.O. No. 84 Environment and Forests (EC.2) Department;

- (b) Take steps to minimize generation of plastic waste and segregate plastic waste at source in accordance with the Solid Waste Management Rules, 2016, and in accordance with the Plastic Waste Management Rules, 2016, and amendments made in these rules from time to time;
- (c) Not litter or burn the plastic waste, and ensure segregated storage of waste at source and handover segregated waste to Pulwama Municipal Council or agencies appointed by them or registered recyclers;
- (2) All institutional generators of plastic waste, shall segregate and store the waste generated by them in accordance with the Solid Waste Management Rules, 2016 as amended from time to time and handover segregated wastes to authorized waste processing or disposal facilities or deposition centers either on its own or through the authorized waste collection agency once in a week on Wednesday or any other designated day or periodically as specified from time to time;
- (3) All the waste generator shall pay integrated user fee for plastic waste management, which is included in the solid waste management user fee as per Pulwama Municipal Council Solid Waste Management By-Laws, 2018;
- (4) Every person responsible for organizing an event in open space, which service of food stuff in plastic or multilayered packaging shall segregate and manage the waste generated during such events in accordance with the SWM Rules, 2016, and SWM Bye Laws, 2018, of Pulwama Municipal Council. Further, the organizers shall pay the user fee prescribed for events in open public places; and
- (5) All bulk waste generators shall install and maintain Reverse Vending Machine or any other appropriate system of recycling PET bottles as approved by Central Pollution Control Board/Jammu and Kashmir Pollution Control Board. If not, penalty will be levied as per Schedule-I.

8. Responsibility of Producers, Importers and Brand Owners.—

(1) Primary responsibility for collection of used multi-layered plastic sachet or pouches or packaging is of Producers, Importers and Brand Owners who introduce the products in the market. They need to establish a system for collecting back the plastic waste generated due to their products. This plan of collection to be submitted to the Jammu and Kashmir Pollution Control Board while applying for Consent to Establish or Operate or Renewal. The Brand Owners whose consent has been renewed before the notification of

these rules shall submit such plan within one year from the date of notification of these By-laws;

- (2) The producers shall work out modalities for waste collection system based on Extended Producers responsibility and inform Pulwama Municipal Council according within 6 months from the notification of Plastic Waste Management By-Laws, 2020.
- (3) Multilayered plastic which is non-recyclable or non-energy recoverable or with no alternate use of plastic shall not be used in Pulwama Municipal Council limits;
- (4) All producers shall submit an application to the Jammu and Kashmir Pollution Control Board for grant of registration, for production of plastics; and
- (5) No producer shall use any plastic or multilayered packaging for packaging of commodities without registration from the Jammu and Kashmir Pollution Control Board;
- 9. Protocols for compostable plastic materials. ô Determination of the degree of degradability and degree of disintegration of plastic material shall be as per the protocols of the Indian Standards listed in Schedule-III of these By-laws.
- 10. Marking or labelling.—(1) Each carry bag made from compostable plastics, and multilayered packaging shall have the following information printed in English mandatorily and any number of other languages as optional, namely :ô
 - Name and registration number of the manufacturer in case of multilayered packaging; and
 - (b) Name of the manufacturer and certificate number [4(g)] of these By-laws] in case of carry bags made from compostable plastics.
- (2) Each carry bag made from compostable plastics shall bear a label õcompostableö and shall conform to the Indian Standard: IS or ISO 17088:2008 titled as Specifications for õCompostable Plasticsö and also the Central Pollution Control Board License number shall be mentioned.
- 11. Registration of producer, recyclers and manufacturers.— No person shall manufacture carry bags made from compostable plastics/ multilayered packaging without obtaining registration with Jammu and Kashmir Pollution Control Board within Pulwama Municipal Council limits.

- 12. Responsibility of retailers and street vendors.—(1) Retailers or street vendors shall not sell or provide commodities to consumer in carry bags made with compostable plastics or multilayered packaging, which are not manufactured and labelled or marked, as prescribed under the Plastic Waste Management Rules, 2016 and Plastic Waste Management By- laws, 2020.
- (2) Every retailer or street vendor selling or providing commodities in carry bags made with compostable plastics or multilayered packaging which are not manufactured or labelled or marked in accordance with these Bylaws shall be liable to pay such fines as specified under the By-laws listed in Schedule I.
- 13. Penalties for contravention of these By-laws.—(1) On and after the date of Notification of these By-laws, there will be a familiarization/awareness period of 30 days, after which, any contravention of these By-laws shall be punishable with fines as per the Schedule of Fines (Schedule I) for every instance of breach of these By-laws. Subsequent contravention apart from first time will attract fine amount of minimum two times to maximum ten times for each and every act of offence.
- (2) In case of an offender not able to pay the fine as mentioned in Schedule II, prosecution under the provisions made in City Police Act & District Police Act/Indian Penal Code/ and other applicable Acts/Laws will be applicable on the offender.
- 14. Enforcement mechanism for Pulwama Municipal Council.—
 (1) The Executive Officer, Pulwama Municipal Council, shall be the authority for enforcement of the provisions of these rules relating to plastic waste management by waste generator.
- (2) The Executive Officer, Pulwama Municipal Council, shall take the assistance of the Deputy Commissioner within the territorial limits of the jurisdiction of the Pulwama Municipal Council in the enforcement of the provisions of these By-laws.
- (3) Periodical and Surprise checks: The Executive Officer, Pulwama Municipal Councilor any other officer as authorised by the Executive Officer will conduct surprise checks in various parts of the wards in the Council limits at any point of time to enforce compliance of the Bye-Laws. Any contravention of any clause of this By-law shall attract a fine as per Schedule I of the By-laws.

- (4) Enforcement Squads in each ward: The Nuisance Detectors defined in the Solid Waste Management By-laws, 2018 shall enforce the Plastic Waste Management By-laws, 2020.
- **15.** Ban on one time use and throwaway plastics. —(1) As per G.O. (Ms) No. 84 Environment and Forests (EC.2) Department, dated 25-06-2018, the Executive Officer, Pulwama Municipal Council shall enforce the direction of õone time use throwaway plastic banö in exercise of power conferred on him/her by law in their jurisdiction. The notification came into effect on 1st January, 2020,ô
 - (a) No industry or person shall manufacture, store, supply, transport, sale or distribute, itse and throwaway plasticsø as described in the definition.
 - (b) No person including shopkeeper, vendor, wholesaler, retailer, trader, Hawker or salesmen shall use, ∃use and throwaway plasticsø:

Provided that the plastic used for the following purposes are exempted:ô

- (a) The plastic carry bags, manufactured exclusively for export purpose against any export order in a plastic industry located in Special Economic Zone (SEZ) and Export Oriented Units (EOU).
- (b) The plastic bags which constitute or form an integral part of packaging in which goods are sealed prior to use at manufacturing/processing units.
- (c) The plastic bags and sheets used in Forestry and Horticulture nurseries against the orders from the Government Departments.
- (d) The plastic used for packing of milk and milk products (dairy products), oil, medicine and medical equipments.
- (2) Enforcement mechanism for ban on one time use and throwaway plastics is as follows :ô
 - (a) Periodical and Surprise checks: The Executive Officer, Pulwama Municipal Council or any other Officer as authorized by the Executive Officer will conduct surprise checks in various parts of the wards in the Council limits at

any point of time to enforce compliance of G.O. 84. Any contravention of any clause of this By-law shall attract a penalty as per Schedule I of the By-laws.

- (b) Inspection Authority: Sanitary Inspector shall serve in the capacity of õInspection Authorityö. Fine levying authorities i.e., the concerned division Sanitary Inspector is hereby authorized to levy fines for violation of G.O. and notification cited in Schedule II of the By-laws in their respective jurisdictions. The fine levying authority shall maintain a register mentioning details of commercial establishment name, offence number, fine amount, corporation trade license number and for street vendors, street vending ID card number. The fine levying authority shall deposit the fine amount (i. e. lst/2nd/3rd instances) in GCC Treasury through challan within 24 hours/next working day as per Schedule II of the By-laws.
- (c) Zonal Level Council for monitoring. Zonal Level Council headed by Sanitary Inspector (Head). This Council shall periodically monitor the implementation. d)

 Appellate Authority: The Zonal Officers shall serve in the capacity of "Appellate Authority". If the violator has any grievances related to the fines levied by the divisional authority, the violator after payment of fine may appeal to the Appellate authority i. e., Zonal officer within 15 days of receipt of fine imposition challan from Divisional Authority. Upon receipt of such appeals, the Appellate authority shall enquire and dispose the appeal by passing speaking orders. If the appellant submits evidence and Appellate authority is convinced that fine is levied wrongly or in excess, it may be rectified immediately and fine levied and paid may be returned.
- (e) Revision Authority: The Secretary, Pulwama Municipal Council shall serve as the õRevision Authorityö. Further, against the orders of the Appellate Authority, Appellants can file review petition with the Revision Authority i.e., respective Secretary, Pulwama Municipal Council within 15 days of receipt of orders by Appellate authority. The Revision authority shall enquire and dispose the appeal with final orders. If the appellant submits evidence and Revision authority is convinced that fine is levied wrongly or in excess,

- it may be rectified immediately and fine levied and paid may be returned forthwith.
- (f) Penalties: Penalty will be levied as per Jammu and Kashmir Municipal Act, 2000 as per Schedule-II in these By-laws.
- (g) Collection of Penalties: The fines shall be deposited in the Pulwama Municipal Council Chest. A separate budget code shall be established for this purpose.
- **16. Anual Reports.** $\hat{0}$ (1) (a) Every person engaged in recycling or processing of plastic waste shall register with the Sanitation Wing of Pulwama Municipal Council in Registration Form-I.

For Waste Channelizers ô Rs. 300/-

For Recyclers/Processors/Dealers ô ô Rs. 500/-

- (b) Submit an annual report in Form IV to Pulwama Municipal Council under intimation to the Jammu and Kashmir Pollution Control Board by the 30^{th} April of every year.
- (2) Pulwama Municipal Council shall prepare and submit an annual report in Form V to the concerned Secretary-in-charge of the Urban Development Department under intimation to the concerned Jammu and Kashmir Pollution Control Board by the 30th June, every year.
- **17. Jurisdiction of Courts.**—For filing cases against the By-laws, the jurisdiction is Pulwama Municipal Council only.

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SCHEDULE I

Schedule of Fines.

S. No. Description of Bye-Law Amount of fine applicable for breach of Bye - Law

Rs. 1000/-

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Retailers, Street vendors and Commercial establishments selling or providing commodities to consumer in compostable carry bags, carry bags made of compostable plastics, and multilayered packaging which are NOT MARKED AND LABELLED as per norms prescribed in Plastic Waste Management Bylaws, 2016.

- (a) Name, Registration Number of manu-Rs. 1000/facturer and thickness in case of Multilayered packaging and should be labeled as "Recyclable" or "compostable" printed in English and any of mandatorily languages as optional.
- Rs. 1000/-(b) Name of the manufacturer and certificate number (Bylaw 4h) in case of carry bag made from compostable plastics with ISO code as approved by Central Pollution Control Board/Jammu and Kashmir Pollution Control Board and should be labeled as "compostable" printed in English mandatorily and any number of other languages as optional, Any breach of this.

Open Burning of Plastic waste in any public place/private property vacant sites Rs. 1000/-

2. (a) Individuals within their private premises

Rs. 1000/-

| No. 35-3] | The J&K Govt. Gazette, 1st Dec., 2020/10th | Agra., 1942. 17 |
|-----------|--|------------------------------|
| 1 | 2 | 3 |
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| | (c) Institutions and Establishments | Rs. 10000/- |
| 3. | On par with Solid Waste Management By-laws, 2018. | Rs. 500/- |
| | (a) Littering of Plastic waste | |
| | (b) Non segregation of plastic waste at source by individual household. | Rs. 100/- |
| | (c) Non segregation of plastic waste at source by apartments and group households | Rs. 1000/- |
| | (d) Non segregation of plastic waste at source by bulk generators or institutional waste generators categoriess. | Rs. 5000/- |
| 4. | Non-recycling of PET bottles by Bulk Waste Generator,ô | |
| | (a) Residential | Rs. 5000/- |
| | (b) Commercial | Rs. 15000/- |
| | (c) Institutional | Rs. 10000/- |
| 5. | Application of Registration in Pulwama Municipal Council, Format-1 | Rs. 5000/- |
| 6. | Failure to submit Anual report to Pulwama Municipal Council by 30 April of every year | Rs. 5000/- |

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Schedule II

Schedule of Penalties

| S. | Offence (s) | Fine for | Fine for | Fine for | Fine for |
|------|--|--------------|-------------|----------------|-------------|
| No | | first time | second time | third time | fourth time |
| | | offence | offence | offence | offence |
| óóóó | óóóóóóóóóóóóóóóóóó | őóóóóóóóóóóó | όόόόόόόόόόό | óóóóóóóóóóó | óóóóóóóóóóó |
| 1 | 2 | 3 | 4 | 5 | 6 |
| óóóó | óóóóóóóóóóóóóóóóó | óóóóóóóóóóó | óóóóóóóóóó | δόδοδοδοδοδοδο | óóóóóóóóóóó |
| 01 | Storage, supply, | Rs. 25000/- | Rs. 50000/- | Rs. 100000/- | Trade |
| | transport, sale, | | | | License |
| | and distribution | | | | shall be |
| | of use and | | | | cancelled. |
| | throwaway plastics | | | | |
| | | T 10000/ | | | |
| 02. | Use and distribution of use and throwaway plastics | Rs. 10000/- | Rs. 15000/- | Rs.25000/- | |
| | in Large commercial establishment like | | | | |
| | malls, textile shops | | | | |
| 03. | Use and distribution of use and throwaway plastics in medium commercial | Rs. 1000/- | Rs.2000/- | Rs. 5000/- | |
| | establishment like grocery shops and | | | | |
| | | | | | |
| | pharmaceuticals | | | | |

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SCHEDULE III

(See By law 9)

- 1. IS/ISO 14851:1999 Determination of the ultimate aerobic biodegradability of plastic materials in an aqueous medium-Method by measuring the oxygen demand in a closed Respirometer.
- 2. IS/ISO 14852:1999 Determination of the ultimate aerobic biodegradability of plastic materials in an aqueous medium-Method by analysis of evolved carbon dioxide.
- 3. 1S/ISO 14853:2005 Plastics-Determination of the ultimate anaerobic biodegradation of plastic materials in an aqueous system-Method by measurement of biogas production.
- 4. IS/ISO 14855-1:2005 Determination of the ultimate aerobic biodegradability of plastic materials under controlled composting conditions-Method by analysis of evolved carbon dioxide (Part-1 General method).
- 5. IS/ISO 14855-2:2007 Determination of the ultimate aerobic biodegradability of plastic materials under controlled composting conditions-Method by analysis of evolved carbon dioxide (Part-2: Gravimetric measurement of carbon dioxide evolved in a laboratoryscale test).
- 6. IS/ISO 15985:2004 Plastics-Determination of the ultimate anaerobic biodegradation and disintegration under high-solids anaerobic digestion conditions- Methods by analysis of released biogas.
- 7. IS/ISO 16929:2002 Plastics-Determination of degree of disintegration of plastic materials under defined composting conditions in a pilotscale test.
- 8. IS/ISO 17556:2003 Plastics-Determination of ultimate aerobic biodegradability in soil by measuring the oxygen demand in a Respirometer or the amount of carbon dioxide evolved.
- 9. IS/ISO 20200:2004 Plastics-Determination of degree of disintegration of plastic materials under simulated composting conditions in a laboratory-scale test.

| (Sd.) | |
|-------|--------------------|
| | Executive Officer, |
|] | Municipal Council, |

Pulwama.



JAMMU & KASHMIR GOVERNMENT GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

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JAMMU AND KASHMIR GOVERNMENT,
MUNICIPAL COMMITTEE, PAROLE,
PLASTIC WASTE MANAGEMENT BYE-LAWS, 2020

Notification

Parole, the 28th of July, 2020.

In exercise of the powers conferred by clause (4) of rule 6 of Plastic Waste Management Rules, 2016, the Authority hereby makes the following bye-laws; namely:ô

CHAPTER I

- Short Title and Commencement.ô These bye-laws shall be called the Municipal Committee, Parole, Plastic Waste Management Bye-laws-2020.
- (2) They shall come into force from the date of their publication in the Government Gazette.

- **2.** Extent of application.ô These Bye-Laws shall be applicable within the territorial limits of Municipal Committee, Parole.
- **3. Definition**.ô In these Bye-laws, unless the context otherwise requires,ô

In these by Laws, unless the context otherwise require,ô

- (a) "Act" means the Environment (Protection) Act, 1986 (29 of 1986);
- (b) "Alternate use" means use of a material for a purpose other than for which it was conceived, which is beneficial because it promotes resource efficiency;
- (c) "Brand owner" means a person or company who sells any commodity under a registered brand label;
- (d) "Bulk/institutional waste generator" means and includes buildings occupied by the Central Government Departments or undertakings, State Government Departments or undertakings, local bodies, public sector undertakings or private companies, hospitals, nursing homes, schools, colleges, universities, other educational institutions, hostels, hotels, commercial establishments, markets, places of worship, stadia and sports complexes having an average waste generation rate exceeding 100 kg. per day;
- (e) "Bye-Laws" means Plastic Waste Management Bye-laws-2020 of Jammu and Kashmir;
- (f) "Carry Bags" means bags made from compostable plastic material, used for the purpose of carrying or dispensing commodities which have a self-carrying feature but do not include bags that constitute or form an integral part of the packaging in which goods are sealed prior to use, duly approved by Central Pollution Control Board;
- (g) "Commodity" means tangible item that may be bought or sold and includes all marketable goods or wares;
- (h) "Compostable Plastics" mean plastic that undergoes degradation by biological processes during composting to yield CO₂, water, inorganic compounds and biomass at a rate consistent with other known compostable materials, excluding conventional petro-based plastics, and does not leave visible, distinguishable or toxic residue;

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 - (i) "Consent" means the consent to establish and operate from Jammu and Kashmir State Pollution Control Board granted under the Water (Prevention and Control of Pollution) Act, 1974 (6 of 1974), and the Air (Prevention and Control of Pollution) Act, 1981 (14 of 1981);
 - (j) "Disintegration" means the physical breakdown of a material into very small fragments;
 - (k) "Energy recovery" means energy recovery from waste that is conversion of waste material into usable heat, electricity or fuel through a variety of processes including combustion, gasification, pyrolisation, anaerobic digestion and landfill gas recovery;
 - (l) "Event" means any gathering for the purpose of functions, celebrations, meetings, rallies, processions, open air theatre activities, cinema shootings in public places etc.;
 - (m) "Extended producer's responsibility" means responsibility of a producer for the environmentally sound management of the product until the end of its life;
 - (n) "Food-Stuffs" mean ready to eat food products, fast food, processed or cooked food in liquid, powder, solid or semisolid form;
 - (o) "Facility" means the premises used for collection, storage, recycling, processing and disposal of plastic waste;
 - (p) "Importer" means a person who imports or intends to import and holds an Importer-Exporter Code Number, unless otherwise specifically exempted;
 - (q) "Local Body" for the purpose of these Bye-laws means Municipal Committes, Municipal Councils, Municipal Corporations and Village Panchayats;
 - (r) "Manufacturer" means and includes a person or unit or agency engaged in production of plastic raw material to be used as raw material by the producer;
 - (s) "Multilayered packaging" means any material used or to be used for packaging and having at least one layer of plastic as the main ingredients in combination with one or more layers

- - (t) "Nuisance Detectors" (NDs) means those employees of the Municipal Corporations or Municipal Councils/Committees who are appointed by the authorities to detect the acts of public nuisance etc. related to plastic waste management;
 - (u) "Plastic" means material which contains as an essential ingredient a high polymer, such as polyethylene terephthalate, high density polyethylene, Vinyl, low density polyethylene, polypropylene, polystyrene resins, multi-materials like acrylonitrile butadiene styrene, polyphenylene oxide, polycarbonate, polybutylene terephthalate;
 - (v) "Plastic Sheet" means sheet made of plastic; which are banned as per G. O. (Ms) No. 84 Environment and Forests (EC.2) Department dated 25-06-2018;
 - (w) "Plastic Waste" means any plastic discarded after use or after their intended use is over;
 - (x) "Prescribed authority" means the authorities specified in Rule 12 of Plastic Waste Management and Handling Rules, 2016, and Commissioner, Municipal Corporations, Chief Executive Officer/Executive Officer, Urban Local Bodies/Gram Panchayat;
 - (y) "Producer" means persons engaged in manufacture or import of carry bags or multilayered packaging or plastic sheets or like, and includes industries or individuals using plastic sheets or like or covers made of plastic sheets or multilayered packaging for packaging or wrapping the commodity;
 - (z) "Recycling" means the process of transforming segregated plastic waste into a new product or raw material for producing new products;
 - (aa) "Registration" means registration with the Jammu and Kashmir Pollution Control Board or Jammu/Srinagar Municipal Corporation or statutory authority concerned, as the case may be;

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 - (bb) "Street Vendor" shall have the same meaning as assigned to it in clause (1) of sub-section (l) of Section 2 of the Street Vendors (Protection of Livelihood and Regulation of Street Vending) Act, 2014 (7 of 2014);
 - (cc) "use and throwaway plastics" mean items such as plastic carry bags or plastic flags, plastic sheets used for food wrapping, spreading on dining table etc. plastic plates, plastic coated tea cups and plastic tumbler, water pouches and packets, plastic straw irrespective of thickness as defined and banned under G. O. No. 84 Environment and Forests (EC.2) Department dated 25-06-2018 and includeô
 - (a) The plastic sheets used for the food wrapping, spreading on dining table, etc.ô
 - Plastic sheet/cling film used for food wrapping;
 - Plastic/plastic coated sheet used for spreading on dining table;
 - (b) Plastic platesô
 - Plastic thermocol plates;
 - Plastic coated paper plates;
 - (c) Plastic coated tea cups and plastic tumblerô
 - Plastic coated paper cups ;
 - Plastic tea cups ÷
 - Plastic tumbler;
 - Thermocol cups;
 - (d) Water pouches and packets,
 - (e) Plastic straw,
 - (f) Plastic carry bags and plastic flagsô
 - Plastic carry bags of all size and thickness;
 - Plastic coated carry bags;
 - Non-woven polypropylene carry bags;

- - (dd) "Virgin Plastic" means plastic material which has not been subjected to use earlier and has also not been blended with scrap or waste;
 - (ee) "waste generator" means and includes every person or group of persons or institutions, residential, and commercial establishments including Indian Railways, Airport, Port and Harbour and Defense establishments, places of worship which generate plastic waste;
 - (ff) "waste management" means the collection, storage, transportation reduction, re-use, recovery, recycling, composting or disposal of plastic waste in an environmentally safe manner;
 - (gg) "Waste pickers" mean individuals or agencies, groups of individuals voluntarily engaged or authorized for picking of recyclable plastic waste.
- **4. Conditions**.ô (1) The manufacturer, importer, stocking, distribution, sale and use of plastic carry bags, sheets or like or covers made of plastic sheet and multilayered packing shall be subject to the following conditions, namely :ô
 - (a) Plastic packaging shall either be in natural shade which is without any pigments or made using only those pigments and colorants which are in conformity with Indian Standard: IS 9833: 1981 titled as õList of pigments and colorants for use in plastics in contact with food-stuffs, pharmaceuticals and drinking waterö as amended from time to time;
 - (b) Products made of recycled plastics shall not be used for storing, carrying, dispensing or packaging ready to eat or drink stuffs;
 - (c) Plastic sheet or like, which is not an integral part of Multilayered packaging and cover made of plastic sheet used for packaging, wrapping the commodity shall not be less than fifty microns in thickness except whether thickness of such plastic sheets impair the functionality of the product;

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 - (d) The manufacturer shall not sell or provide or arrange plastic to be used as raw material to a producer, not having valid registration from Jammu and Kashmir Pollution Control Board;
 - (e) Sachets using plastic material shall not be used for storing, packing or selling gutkha, pan masala and tobacco;
 - (f) Plastic material, in any form including Vinyl Acetate-Maleic Acid-Vinyl Chloride Copolymer, shall not be used in any package for packaging gutkha, pan masala and tobacco in all forms:
 - (g) Recycling of plastic waste shall conform to the Indian Standard
 : IS 14534 : 1998 titled as õGuidelines for Recycling of Plasticsö, as amended from time to time;
 - (h) The provision of thickness shall not be applicable to carry bags made up of compostable plastics. Carry bags made from compostable plastics bearing a label ocompostable shall conform to the Indian Standard: IS 17088: 2008 titled as Specifications for ocompostable Plasticso. The manufacturer or seller of compostable plastic carry bags shall obtain a certificate from the Central Pollution Control Board/Jammu and Kashmir Pollution Control Board as applicable before marketing or selling.
- **5. Plastic waste management**.ô (1) The plastic waste management by Municipal/Committee/Councils/Corporation/Village Panchayats in its jurisdiction shall be as under :ô
 - (a) Plastic waste, which can be recycled, shall be channelized to registered plastic waste recycler and recycling of plastic shall conform to the Indian Standard : IS 14534 : 1998 titled as Guidelines for Recycling of Plastics, as amended from time to time ;
 - (b) Plastic waste, which cannot be recycled, shall be channelized to Refuse Derived Fuel (RDF) plants/cement plants/pyrolysis plants or any other technologies. The standards and pollution control norms specified by the prescribed authority for these technologies shall be complied with;

- - (c) Jammu and Kashmir Public Works Department, Municipal Corporations/Urban Local Bodies, Rural Development Departments through BDOs shall encourage the use of plastic waste (preferably the plastic waste which cannot be further recycled) for road construction as per Indian Road Congress guidelines;
 - (d) Thermoset plastic waste shall be processed and disposed of as per the guidelines issued from time to time by the Central Pollution Control Board; and
 - (e) The inert from recycling or processing facilities of plastic waste shall be disposed of in compliance with the Solid Waste Management Rules, 2016 or as amended from time to time.
- 6. Responsibilities of Municipal Corporation/Urban Local Bodies/Village Panchayats:—A. The Jammu/Srinagar Municipal Corporations, Urban Local Bodies and Village Panchayats shall be responsible for development and setting up of infrastructure for segregation, collection, storage, transportation, processing and disposal of the plastic waste either on its own or by engaging agencies or producers.
 - B. The Municipal Corporations, Urban Local Bodies and Gram Panchayats shall be responsible for setting up, operationalization and coordination of the waste management system and for performing the associated functions, namely :ô
 - (a) Ensuring segregation, collection, storage, transportation, processing and disposal of plastic waste;
 - (b) Ensuring that no damage is caused to the environment during this process;
 - (c) Ensuring channelization of recyclable plastic waste fraction to recyclers;
 - (d) Ensuring processing and disposal of non-recyclable fraction of plastic waste in accordance with the guidelines issued by the Central Pollution Control Board;
 - (e) Creating awareness among all stakeholders about their responsibilities;

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 - (f) Engaging civil societies or groups working with waste pickers; and
 - (g) Ensuring that open burning of plastic waste does not take place.
 - C. The Municipal Corporations, Urban Local Bodies and Village Panchayats shall seek assistance of producers and setup a system of plastic waste management as per of Plastic Waste Management Rules, 2016, or any other relevant law amended from time to time.
 - D. Municipal Corporation and Urban Local Bodies shall endeavour and encourageô
 - (a) Civil society organizations involved in plastic eradication in order to implement Plastic Waste Management Rules, 2016 and these Bye-laws;
 - (b) Self Help Groups (SHG) involved for segregation of waste processing. It may be encouraged for the purpose of technical guidance as well as implementation through appropriate organizations.
 - E. Municipal Corporation and Urban Local Bodies shall extend the Slum Adoption Program to the uncovered areas within their wards for solid waste management and plastic waste management, with the possible assistance of qualified Community Based Organizations (CBOs)/Non-Government Organizations (NGOs)/Voluntary Service Organizations (VSOs)/ Self Help Groups (SHG) or other organizations holding statutory validations;
- **7. Responsibilities of waste generator**.ô (1) The waste generator shall,ô
 - (a) Not use plastic items banned under G. O. No. 84 Environment and Forests (EC.2) Department;
 - (b) Take steps to minimize generation of plastic waste and segregate plastic waste at source in accordance with the Plastic Waste Management Rules, 2016, and amendments made in these rules from time to time:
 - (c) Not litter or burn the plastic waste, and ensure segregated storage of waste at source and handover segregated waste to Jammu and Kashmir Municipal Corporation/Urban Local Bodies/Gram Panchayats or agencies appointed by them or registered recyclers.

- (2) All institutional generators of plastic waste, shall segregate and store the waste generated by them in accordance with the Solid Waste Management Rules, 2016, as amended from time to time and handover segregated wastes to authorized waste processing or disposal facilities or deposition centers either on its own or through the authorized waste collection agency once in a week on Wednesday or any other designated day or periodically as specified from time to time.
- (3) All the waste generator shall pay integrated user fee for plastic waste management, which is included in the solid waste management user fee as per Municipal Corporations, Urban Local Bodies, Village Panchayats under the Solid Waste Management Bye-Laws, 2019.
- (4) Every person responsible for organizing an event in open space, where service of food stuff is in plastic or multilayered packaging shall segregate and manage the waste generated during such events in accordance with the SWM Rules, 2016, and SWM Bye-Laws, 2019, of Jammu/Srinagar Municipal Corporation/Councils/Committees. Further, the organizers shall pay the user fee prescribed for events in open public places; and shall not use single use plastic plates, disposable etc. as same are banned.
- (5) All bulk waste generators shall install and maintain Reverse Vending Machine or any other appropriate system of recycling PET bottles as approved by Central Pollution Control Board/Jammu and Kashmir Pollution Control Board. If not, penalty will be levied as per Schedule-I.

8. Responsibilities of Producers, Importers and Brand Owners.ô

- (1) Primary responsibility for collection of used multilayered plastic sachet or pouches or packaging is of Producers, Importers and Brand Owners, who introduce the products in the market, they need to establish a system for collecting back the plastic waste generated due to their products. This plan of collection is to be submitted to the Jammu and Kashmir Pollution Control Board while applying for consent to Establish or Operate or Renewal. The Brand Owners, whose consent has been renewed before the notification of these rules, shall submit such plan within one year from the date of notification of these Bye-laws.
- (2.) The producers shall work out modalities for waste collection system based on Extended Producers Responsibility and inform Municipal Corporations, Urban Local Bodies and Village Panchayats accordingly within 6 months from the notification of Plastic Waste Management Bye-Laws, 2020.

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- (3) Multilayered plastic which is non-recyclable or non-energy recoverable or with no alternate use of plastic shall not be used in Municipal Corporation/Urban Local Bodies/Village Panchayat limits.
- (4) All producers shall submit an application to the Jammu and Kashmir Pollution Control Board for grant of registration, for production of plastics.
- (5) No producer shall use any plastic or multilayered packaging for packaging of commodities without registration from the Jammu and Kashmir Pollution Control Board.
- (6) All marketing companies, manufacturers, brand owners shall educate masses for disposal of plastic waste.
- **9. Protocols for compostable plastic materials.**ô Determination of the degree of degradability and degree of disintegration of plastic material shall be as per the protocols of the Indian Standards listed in Schedule-II of these Bye-laws.
- 10. Marking and/or labelling.ô (1) Each carry bag made from compostable plastics should be as per Plastic Management Rules, and multilayered packaging shall have the following information printed in **English mandatorily** and any number of other languages as optional, namely :ô
 - (a) Name and registration number of the manufacturer in case of multilayered packaging; and
 - (b) Name of the manufacturer and certificate number [4(g) of these Bye-laws] in case of carry bags made from compostable plastics.
- (2) Each carry bag made from compostable plastics shall bear a label õcompostableö and shall conform to the Indian Standard: IS or ISO 17088
 : 2008 titled as Specifications for õCompostable Plasticsö and also the Central Pollution Control Board License Number shall be mentioned.
- 11. Registration of producer, recyclers and manufacturers.ô No person shall manufacture carry bags made from compostable plastics/multilayered packaging without obtaining registration with Jammu and Kashmir Pollution Control Board with Jammu and Srinagar Municipal Corporation/Urban Local Bodies/Village Panchayat limits.

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- 12. Responsibilities of retailers and street vendors.ô
 (1) Retailers or street vendors shall not sell or provide commodities to consumer in carry bags made with compostable plastics or multilayered
- packaging, which are not manufactured and labelled or marked, as prescribed under the Plastic Waste Management Rules, 2016, and Plastic Waste Management Bye-laws, 2020.
- (2) Every retailer or street vendor selling or providing commodities in carry bags made with compostable plastics or multilayered packaging which are not manufactured or labelled or marked in accordance with these Bye-laws shall be liable to pay such fines as specified under the Byelaws listed in Schedule-I.
- 13. Penalties for contravention of these Bye-laws.ô (1) On and after the date of Notification of these Bye-laws, there will be a familiarization/awareness period of 30 days, after which, any contravention of these Bye-laws shall be punishable with fines as per the Schedule of Fines (Schedule-I) for every instance of breach of these Bye-laws. Subsequent contravention apart from first time will attract fine amount of minimum two times to maximum ten times for each and every act of offence.
- (2) In case of an offender not able to pay the fine as mentioned in Schedule-I, prosecution under the provisions made in City Police Act and District Police Act/Indian Penal Code/and other applicable Acts/Laws will be applicable on the offender.
- 14. Enforcement mechanism for Municipal Corporation and Urban Local Bodies.ô (1) The Commissioner, Jammu/Srinagar Municipal Corporations and Chief Executive Officer/Executive Officer, Urban Local Bodies, shall be the authority for enforcement of the provisions of these rules relating to plastic waste management by waste generator.
- (2) The Commissioner, Jammu/Srinagar Municipal Corporations and Chief Executive Officer/Executive Officer, Urban Local Bodies, shall take assistance of the Deputy Commissioner within the territorial limits of the jurisdiction of the Municipal Corporation in the enforcement of the provisions of these Bye-laws.
- (3) Periodical and Surprise checks: The Commissioner, Jammu/Srinagar Municipal Corporations and Chief Executive Officer/Executive Officer, Urban Local Bodies, or any other officer as authorized by the Commissioner/Chief Executive Officer/Executive Officer will conduct surprise

- (4) Enforcement Squads in each ward: The Nuisance Detectors defined in the Solid Waste Management Bye-laws, 2018 shall enforce the Plastic Waste Management Bye-laws, 2020.
- **15.** Ban on one time use and throwaway plastics.ô (1) As per G. O. (Ms) No. 84 Environment and Forests (EC.2) Department dated 25-06-2018, the Commissioner, Jammu/ Srinagar Minicipal Corporations and Chief Executive Officer/Executive Officer, Urban Local Bodies, shall enforce the direction of õone time use throwaway plastic banö in exercise of power conferred on him/her by, law in their jurisdiction. The notification will come into effect on 1st January, 2020 :ô
 - (a) No industry or person shall manufacture, store, supply, transport, sale or distribute, -use and throwaway plasticsø as described in the definition;
 - (b) No person including shopkeeper, vendor, wholesaler, retailer, trader, hawker or salesmen shall use, ∃use and throwaway plasticsø:
 - Provided that the plastic used for the following purposes are exempted :ô
 - (a) The plastic carry bags, manufactured exclusively for export purpose against any export order in a plastic industry located in Special Economic Zone (SEZ) and Export Oriented Units (EOU);
 - (b) The plastic bags which constitute or form an integral part of packaging in which goods are sealed prior to use at manufacturing/processing units;
 - (c) The plastic bags and sheets used in Forestry and Horticulture nurseries against the orders from the Government Departments;
 - (d) The plastic used for packing of milk and milk products (dairy products), oil, medicine and medical equipments.

- (2) Enforcement mechanism for ban on one time use and throwaway plastics is as follows :ô
 - (a) Periodical and Surprise checks: The Commissioner, Jammu/ Srinagar Minicipal Corporations and Chief Executive Officer/ Executive Officer, Urban Local Bodies, or any other Officer as authorized by the Commissioner/CEO/EO, will conduct surprise checks in various parts of the wards in the Committee limits at any point of time to enforce compliance of G. O. 84. Any contravention of any clause of this Bye-law shall attract a penalty as per Schedule-I of the Bye-laws;
 - (b) Inspection Authority: Sanitary Inspector shall serve in the capacity of õInspection Authorityö. Fine levying authorities i. e., the concerned Sanitary Inspector is, hereby, authorized to levy fines for violation of G. O. and notification cited in Schedule-I of the Bye-laws in their respective jurisdictions. The fine levying authority shall maintain a register mentioning details of commercial establishment name, offence number, fine amount, Corporation/Council/Committee trade license number and for street vendors, street vending ID card number. The fine levying authority shall deposit the fine amount (i. e. 1st/2nd/3rd instances) in GTC Treasury through challan within 24 hours/next working day;
 - (c) Zonal Level Committee for monitoring: Zonal Level Committee will be headed by Health Officer (Head) with Chief Sanitation Officer/Assistant Sanitation Officer/Chief Enforcement Officer, Anti-polythene Officer and Chief Revenue Officer as its members for Municipal Corporations. The Urban Local Bodies shall be represented by concerned CEOs/EOs while as for Gram Panchayats concerned BDOs and Panchayat Officers shall be members of the committee. The Committee shall periodically monitor the implementation;
 - (d) Appellate Authority: The Zonal Officers shall serve in the capacity of õAppellate Authorityö. If the violator has any grievances related to the fines levied by the Inspection Authority, the violator after payment of fine may appeal to the Appellate Authority i. e., Zonal Officer within 15 days of receipt of fine imposition challan from Inspection Authority. Upon receipt of such appeals, the Appellate Authority shall enquire and dispose the appeal by passing speaking orders. If the appellant submits

- - (e) Revision Authority: The concerned Commissioners of Corporations/Directors of concerned ULBs/ACD, Rural Development and District Panchayat Officer, shall serve as the õRevision Authorityö. Further, against the orders of the Appellate Authority, appellants can file review petition with the Revision Authority i. e., respective Deputy Commissioner within 15 days of receipt of orders by Appellate Authority. The Revision Authority shall enquire and dispose the appeal with final orders. If the appellant submits evidence and Revision Authority is convinced that fine is levied wrongly or in excess, it may be rectified immediately and fine levied and paid may be returned forthwith;
 - (f) Penalties: Penalty will be levied as per Jammu and Kashmir Municipal Corporation Act, 2000/Jammu and Kashmir Municipal Act, 2000 and as per Schedule-I in these Bye-laws;
 - (g) Collection of Penalties: The fines shall be deposited in the Jammu/Srinagar Municipal Corporation/Municipal Committee/ Committees. A separate budget code shall be established for this purpose.
- **16. Annual Reports**.ô (1) A. Every person engaged in recycling or processing of plastic waste shallô
 - (a) Register with the Public Health and Sanitation Wing of Jammu/ Srinagar Municipal Corporation/Municipal Council/Committee in Registration Form-I along with following fee:ô

For waste channelizers - Rs. 300/-

For Recyclers/Processors/Dealers - Rs. 500/-

(b) Submit an annual report in Form-II to Jammu/Srinagar Municipal Corporation/Council/Committee under intimation to the Jammu and Kashmir Pollution Control Board by the 30th April of every year.

- (2) Jammu/Srinagar Municipal Corporation/Council/Committee shall prepare and submit an annual report in Form-III to the concerned Secretary Incharge of the Urban Development Department under intimation to the concerned Jammu and Kashmir Pollution Control Board by the 30th June every year.
- **17. Jurisdiction of Courts**.ô For filing cases against the Bye-laws, the jurisdiction is Jammu/Srinagar only.

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SCHEDULE-I

SCHEDULE OF FINES

S. No. Description of Bye-law

Amount of fine applicable for breach for By-law

- Retailers, Street Vendors and Commercial establishments selling or providing commodities to consumer in compostable carry bags, carry bags made of compostable plastics, and multilayered packaging which are NOT MARKED AND LABELLED as per norms prescribed in Plastic Waste Management By-laws, 2020.
 - (a) Name, Registration Number of manufacturer and thickness in case of Multilayered packaging and should be labeled as "Recyclable" or "compostable" printed in English mandatorily and any number of other languages as optional,-Any breach of this.
 - (b) Name of the manufacturer and certificate number (Bye-law 4h) in case of carry bag made from compostable plastics with ISO Code as approved by Central Pollution Control Board/J&K Pollution Control Board and should be labeled as "compostable" printed in English mandatorily and any number of other languages as optional,-Any breach of this.

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| | (a) Individuals within their private premises | Rs. 1000/- |
| | (b) Individuals in Public Places | Rs. 2000/- |
| | (c) Institutions and Establishments | Rs. 10000/- |
| 3. | Littering, non-segregation of plastic waste at par with Solid Waste Management Bye-laws, 2019ô | |
| | (a) Littering of Plastic Waste | Rs. 500/- |
| | (b) Non-segregation of plastic waste at source by individual household | Rs. 500 |
| | (c) Non-segregation of Plastic Waste at source by apartments and group households | Rs. 1000/- |
| | (d) Non-segregation of plastic waste at source by bulk generators or institutional waste generators categories | Rs. 5000/- |
| 4. | Non-recycling of PET Bottles by Bulk Waste Generatorô | |
| | (a) Residential | Rs. 5000/- |
| | (b) Commercial | Rs. 15000/- |
| | (c) Institutional | Rs. 10000/- |
| 5. | Non-registration in Jammu/Srinagar Municipal Corporation/Urban Local Bodies Format-l | Rs. 5000/- |
| 6. | Failure to submit Annual Report to Jammu/Srinagar Municipal Corporation/Urban Local Bodies by 30th April of every year. | Rs. 5000/- |
| | | Executive Officer. |

Executive Officer, Municipal Committee, Parole. No. 17-8] The J&K Govt. Gazette, 28th July, 2020/6th Srav., 1942. 19

SCHEDULE-II

(See by Law 9)

- 1. IS/ISO 14851: 1999 Determination of the ultimate aerobic biodegradability of plastic materials in an aqueous medium-Method by measuring the oxygen demand in a closed Respirometer.
- 2. IS/ISO 14852 : 1999 Determination of the ultimate aerobic biodegradability of plastic materials in an aqueous medium-Method by analysis of evolved carbon dioxide.
- 3. IS/ISO 14853 : 2005 Plastics-Determination of the ultimate anaerobic biodegradation of plastic materials in an aqueous system-Method by measurement of biogas production.
- 4. IS/ISO 14855-1: 2005 Determination of the ultimate aerobic biodegradability of plastic materials under controlled composting conditions-Method by analysis of evolved carbon dioxide (Part-l General Method).
- 5. IS/ISO 14855-2: 2007 Determination of the ultimate aerobic biodegradability of plastic materials under controlled composting conditions-Method by analysis of evolved carbon dioxide (Part-2: Gravimetric measurement of carbon dioxide evolved in a laboratory-scale test).
- 6. IS/ISO 15985 : 2004 Plastics-Determination of the ultimate anaerobic biodegradation and disintegration under high-solids anaerobic digestion conditions-Methods by analysis of released biogas.
- 7. IS/ISO 16929: 2002 Plastics-Determination of degree of disintegration of plastic materials under defined composting conditions in a pilot-scale test.
- 8. IS/ISO 17556: 2003 Plastics-Determination of ultimate aerobic biodegradability in soil by measuring the oxygen demand in a Respirometer or the amount of carbon dioxide evolved.
- 9. IS/ISO 20200 : 2004 Plastics-Determination of degree of disintegration of plastic materials under simulated composting conditions in a laboratory-scale test.

Executive Officer, Municipal Committee, Parole.

FORM I

Registration

Application form for registration of units engaged in processing of recycling of plastic waste at Jammu/Srinagar Municipal Corporations/Urban Local Bodies/Gram Panchayats, to be submitted to the Public Health and Sanitation Wing, Municipal Corporations/Municipal Councils/Committees and Gram Panchayats.

One time registration fees to be paid.

| 1. | Name and Address of the Unit | | | | | |
|----|--|---------|-----|------|----------|------|
| 2. | Contact person with designation, Tel./ Fax/e-mail | | | | | |
| 3. | Date of commencement | | | | | |
| 4. | No. of workers (including contract labour) | | | | | |
| 5. | Waste Management | S. | No. | Type | Category | Qty. |
| | (a) Waste generation in processing plastic waste | I II | | | | |
| | (b) Waste collection and transportation (attach details) | | | | | |
| | (c) Waste Disposal details | S. | No. | Туре | Category | Qty. |
| | | I | | | | |
| | (d) Provide details of the disposal facility, whether the facility is authorized by SPCB or PCC | | | | | |
| | (e) Please attach analysis report of characterization of waste generated (including leachate test if applicable) | | | | | |

| 6. | Occupational safety and health | Please provide details of |
|-----|---|--------------------------------|
| | aspects | facilities |
| 7. | Pollution Control Measures: | |
| | Whether the unit has adequate pollution control systems or equipment to meet the standards of emission or effluents | If yes, please furnish details |
| | Whether unit is in compliance with conditions laid down in the said rules | Yes/No |
| | Whether conditions exist or are likely to exist of the material being handled or processed posing adverse immediate or delayed impacts on the environment | Yes/No |
| | Whether conditions exist (or are likely to exist) of the material being handled or processed by any means capable of yielding another material (e. g. leachate) which may possess eco-toxicity. | Yes/No |
| 8. | Any other relevant information including fire or accident mitigative measures | |
| Da | te: | Name and signature |
| Pla | ce: | Designation |

FORM-II

[See Rule 16 (1)]

FORMAT OF ANNUAL REPORT BY OPERATOR OF PLASTIC WASTE PROCESSING OR RECYCLING FACILITY TO THE LOCAL BODY

Period of Reporting:

- 1. Name and Address of operator of the facility:
- 2. Name of officer incharge of the facility (Telephone/Fax/Mobile/e-Mail):
- 3. Capacity:
- 4. Technologies used for management of plastic waste :
- 5. Quantity of plastic waste received during the year being reported upon along with the source :
- 6. Quantity of plastic waste processed (in tons): Plastic waste recycled (in tons)-Plastic waste processed (in tons)-Used (in tons):
- 7. Quantity of inert or rejects sent for final disposal to landfill sites:
- 8. Details of landfill facility to which inert or rejects were sent for final disposal: Address-Telephone:
- Attach status of compliance to environmental conditions, if any, specified during grant of consent or registration :

| Date: | Signature of Operator |
|--------|-----------------------|
| Place: | |

FORM-III

[See Rule 16(2)]

FORMAT FOR ANNUAL REPORT ON PLASTIC WASTE MANAGEMENT TO BE SUBMITTED BY THE LOCAL BODY

Period of Reporting:

- 1. Name of the City or Town and State:
- 2. Population:
- 3. Area in Sq./kilometers:
- 4. Name and Address of Local bodyô
 - Telephone No. :
 - Fax No.:
 - E-Mail:
- 5. Total number of the wards in the area under jurisdiction
- 6. Total number of Households in the area under jurisdiction
- 7. Number of households covered by door to door collections
- 8. Total number of commercial establishments and Institutions in the area under jurisdictionô
 - Commercial establishments
 - Institutions
- Number of commercial establishments and Institutions covered by door to door collectionô
 - Commercial establishments
 - Institutions
- 10. Summary of the mechanisms put in place for management of plastic waste in the area under jurisdiction along with the details of agencies involved in door to door collection

- - 11. Attach details of infrastructure put in place for management of plastic waste generated in the area under jurisdiction
 - 12. Attach details of infrastructure required, if any, along with justification
 - 13. Quantity of Plastic Waste generated during the year from area under jurisdiction (in tons)
 - 14. Quantity of Plastic Waste collected during the year from area under jurisdiction (in tons)
 - 15. Quantity of Plastic Waste channelized for recycling during the year (in tons)
 - 16. Quantity of Plastic Waste channelized for use during the year (in tons)
 - 17. Quantity of inert or rejects sent to landfill sites during the year (in tons)
 - 18. Details of each of facilities used for processing and disposal of plasticô

Facility-I:

- 1. Name of operator
- 2. Address with Telephone Number or Mobile
- 3. Capacity
- 4. Technology Used
- 5. Registration Number
- 6. Validity of Registration (up to)



THE

JAMMU AND KASHMIR GOVERNMENT GAZETTE

PART II—C

Notifications, Notices and Orders by Election Commission.

STATE ELECTION COMMISSION

(Election Authority)

(Jammu and Kashmir Panchayati Raj Act, 1989), Union Territory of Jammu and Kashmir, Nirvachan Bhawan, Rail Head Complex, Jammu.

Notification No. EA/Pyt/2020/11

Jammu, dated the 19th November, 2020.

Whereas, under Rule 7 of the Jammu and Kashmir Panchayati Raj Rules, 1996, the Government of Jammu and Kashmir, vide S.O. 304 dated 1st October, 2020, issued notification calling upon the Panchayat Halqas shown in the Annexures to the said notification, to elect Sarpanches and Panches;

Whereas, under Rule 108-F of the Jammu and Kashmir Panchayati Raj Rules, 1996, the Government of Jammu and Kashmir, vide S.O. 336

Whereas, the Election Authority, accordingly has announced the schedule of the Elections to the District Development Councils which have been notified vide S.O. 336 dated 29th October, 2020 and for the by-elections to the vacant seats of Sarpanches and Panches in the Panchayat Halqas as mentioned in the S.O. 304 dated 1st October, 2020 read along with erratas dated 09th October, 2020 and 29th October, 2020.

Now, therefore, in exercise of the powers conferred under section 36 of Jammu and Kashmir Panchayati Raj Act, 1989, read with Rule 8, Rule 40 and Rule 108-G of the Jammu and Kashmir Panchayati Raj Rules, 1996, the Election Authority (State Election Commission) hereby appoints the following dates for the conduct of Phase-VI elections in respect of the District Development Councils (DDCs) and vacant seats of Sarpanches and Panches in the Panchayat Halqas mentioned in the S.O. 304 dated 1st October, 2020 read along with erratas dated 09th October, 2020 and 29th October, 2020, falling within the DDCs mentioned in the Annexure appended to this notification:ô

- (a) the 19th November, 2020 (Thursday) as the date of issuance of the Gazette Notification.
- (b) the 26th November, 2020 (Thursday) as the last date for making nominations.
- (c) the 27th November, 2020 (Friday) as the date for the scrutiny of nominations.
- (d) the 1st December, 2020 (Tuesday) as the last date for withdrawal of candidature.
- (e) the 13th December, 2020 (Sunday) as the date on which a poll, if necessary, shall be taken from 07:00 a. m. to 02:00 p. m.
- (f) the 13th December, 2020 (Sunday) as the date of counting, after the conclusion of poll in respect of vacant Sarpanch/Panch Constituencies, unless notified otherwise.

- - (g) the 22nd December, 2020 (Tuesday) as the date of counting of votes in the DDCs, unless notified otherwise.
 - (h) the 24th December, 2020 (Thursday) as the date before which the election shall be completed.

(Sd.) K. K. SHARMA, IAS (RETD.),

State Election Commissioner, Election Authority, J&K Panchayati Raj Act, 1989.

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(Sd.) ANIL SALGOTRA,

Secretary, State Election Commission, Jammu and Kashmir.

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Kashmir Division:

| 1. 2. | Baramulla | Baramulla Rohama |
|------------|-----------|-----------------------------|
| 3. | Kulgam | Pahloo |
| 4. 5. | Anantnag | Achabal Breng |
| 6. | Pulwama | Newa |
| 7. | Kupwara | Natnussa |
| 8. 9. | Budgam | Chadoora Nagam |
| 10. 11. | Bandipora | Bandipora-A Bandipora-B |
| 12. 13. | Shopian | Imamsahib-I Imamsahib-II |
| 14. | Ganderbal | Safapora |

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|------------------|--|-------------|
| | | |
| Jammu Division : | | |
| 1. | Doda | Doda (Ghat) |
| 2. | | Chiralla |
| 3. | Ramban | Sangaldan |
| 4. | | Gandhri |
| 5. | Reasi | Pouni |
| | Reasi | |
| 6. | | Pouni-A |
| 7. | Udhampur | Jaganoo |
| 8. | | Udhampur-I |
| 9. | Kathua | Barnoti |
| 10. | | Hiranagar |
| 11. | Samba | Rajpura |
| 12. | | Ramgarh-C |
| 13. | Jammu | Arnia |
| 14. | | Bishnah |
| 15. | Rajouri | Nowshera |
| 16. | · | Doongi |
| 17. | Poonch | Balakote |

(Sd.) K. K. SHARMA,

State Election Commissioner, Election Authority, Under Panchayati Raj Act, 1989.

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(Sd.) ANIL SALGOTRA,

Secretary, State Election Commission, Jammu and Kashmir.



JAMMU AND KASHMIR GOVERNMENT GAZETTE

Notifications, Notice and Orders by the Election Commission.

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OFFICE OF THE CHIEF ELECTORAL OFFICER, Union Territory of Jammu and Kashmir, Nirvachan Bhawan, Rail Head Complex, Jammu.

"Greater participation for a Stronger Democracy"

Notification

Jammu, dated the 19th November, 2020.

Whereas, Section 12 (1) of the Jammu and Kashmir Municipal Corporation Act, 2000 and Section 19 (1) of the Jammu and Kashmir Municipal Act, 2000 envisage filling of vacant seats in Municipal Corporations and Municipal Councils/Committees respectively, whenever such vacancies occur;

Whereas, Chief Electoral Officer, after necessary preparatory works in this regard, has announced the schedule of election to vacant seats in Urban Local Bodies in the UT of Jammu and Kashmir.

Now, therefore, in exercise of the powers conferred under section 9 and section 282 of the Jammu and Kashmir Municipal Corporation Act, 2000 and the Jammu and Kashmir Municipal Act, 2000, respectively, the Chief Electoral Officer, J&K hereby appoints the following dates with respect to the conduct of elections for vacant seats in respect of Municipal Council and Municipal Committees, shown in the Annexure appended to this notification:ô

- (a) the 19th November, 2020 (Thursday) as the date of issuance of the Gazette Notification.
- (b) the 26th November, 2020 (Thursday) as the last date for making nominations.
- (c) the 27th November, 2020 (Friday) as the date for scrutiny of nominations.
- (d) the 1st December, 2020 (Thursday) as the last date for withdrawal of candidature.
- (e) the 13th December, 2020 (Sunday) as the date on which a poll, if necessary, shall be taken from 07:00 a. m. to 02:00 p. m.
- (f) the 22nd December, 2020 (Tuesday) as the date of counting, unless notified otherwise.
- (g) the 24th December, 2020 (Thursday) as the date before which the election shall be completed.

(Sd.) HIRDESH KUMAR, IAS,

Chief Electoral Officer, UT of Jammu and Kashmir.

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(Sd.) ANIL SALGOTRA, KAS,

Joint Chief Electoral Officer, UT of J&K, Jammu.

| S. | Name of | Municipal Corporation/ | Ward Numbers |
|-------|--------------|------------------------|--------------|
| No. | the District | Council/Committee | |
| â â â | | | |

Kashmir Division:

| 1. | Anantnag | Municipal Committee, Achabal | 3, 4, 5, 6 |
|----|-----------|-------------------------------|--------------------------|
| 2. | Bandipora | Municipal Council, Bandipora | 1,6 |
| 3. | Baramulla | Municipal Council, Baramulla | 3,4,6 |
| 4. | Budgam | Municipal Committee, Chadoora | 1, 2, 3, 7, 8, 9, 10, 11 |

(Sd.) HIRDESH KUMAR, IAS,

Chief Electoral Officer, UT of Jammu and Kashmir.

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(Sd.) ANIL SALGOTRA, KAS,

Joint Chief Electoral Officer, UT of J&K, Jammu.



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JAMMU AND KASHMIR GOVERNMENT GAZETTE

PART II—C

Notifications, Notices and Orders by Election Commission.

STATE ELECTION COMMISSION

(Election Authority)

(Jammu and Kashmir Panchayati Raj Act, 1989), Union Territory of Jammu and Kashmir, Nirvachan Bhawan, Rail Head Complex, Jammu.

Notification No. EA/Pyt/2020/13

Jammu, dated the 21st November, 2020.

Whereas, under Rule 7 of the Jammu and Kashmir Panchayati Raj Rules, 1996, the Government of Jammu and Kashmir, vide S.O. 304 dated 1st October, 2020, issued notification calling upon the Panchayat Halqas shown in the Annexures to the said notification, to elect Sarpanches and Panches;

Whereas, under Rule 108-F of the Jammu and Kashmir Panchayati Raj Rules, 1996, the Government of Jammu and Kashmir, vide S.O. 336

Whereas, the Election Authority, accordingly has announced the schedule of the Elections to the District Development Councils which have been notified vide S.O. 336 dated 29th October, 2020 and for the by-elections to the vacant seats of Sarpanches and Panches in the Panchayat Halqas as mentioned in the S.O. 304 dated 1st October, 2020 read along with erratas dated 09th October, 2020 and 29th October, 2020.

Now, therefore, in exercise of the powers conferred under section 36 of Jammu and Kashmir Panchayati Raj Act, 1989, read with Rule 8, Rule 40 and Rule 108-G of the Jammu and Kashmir Panchayati Raj Rules, 1996, the Election Authority (State Election Commission) hereby appoints the following dates for the conduct of Phase-VII elections in respect of the District Development Councils (DDCs) and vacant seats of Sarpanches and Panches in the Panchayat Halqas mentioned in the S.O. 304 dated 1st October, 2020 read along with erratas dated 09th October, 2020 and 29th October, 2020, falling within the DDCs mentioned in the Annexure appended to this notification:ô

- (a) the 21st November, 2020 (Saturday) as the date of issuance of the Gazette Notification.
- (b) the 28th November, 2020 (Saturday) as the last date for making nominations.
- (c) the 1st December, 2020 (Tuesday) as the date for the scrutiny of nominations.
- (d) the 3rd December, 2020 (Thursday) as the last date for withdrawal of candidature.
- (e) the 16th December, 2020 (Wednesday) as the date on which a poll, if necessary, shall be taken from 07:00 a. m. to 02:00 p. m.
- (f) the 16th December, 2020 (Wednesday) as the date of counting, after the conclusion of poll in respect of vacant Sarpanch/Panch Constituencies, unless notified otherwise.

- (g) the 22nd December, 2020 (Tuesday) as the date of counting of votes in the DDCs, unless notified otherwise.
- (h) the 24th December, 2020 (Thursday) as the date before which the election shall be completed.

(Sd.) K. K. SHARMA, IAS (RETD.),

State Election Commissioner, Election Authority, J&K Panchayati Raj Act, 1989.

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(Sd.) ANIL SALGOTRA,

Secretary, State Election Commission, Jammu and Kashmir.

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Kashmir Division:

| 1. | Baramulla | Singpora |
|------------|-----------|---------------------|
| 2. 3. | Kulgam | Behibagh Frisal |
| 4. 5. | Anantnag | Anantnag Sagam |
| 6. | Pulwama | Kakapora-I |
| 7. | Kupwara | Sogam |
| 8. 9. | Budgam | Parnewa Soibugh |
| 10. 11. | Bandipora | Naidkhai Hajin-C |
| 12. | Shopian | Chitragam |
| 13. | Ganderbal | Sherpathri |

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|--------------------|--|---|
| Jammu D | ivision : | |
| 1. 2. | Kishtwar | Drabshalla-A Drabshalla-B |
| 3. | Doda | Bhalla |
| 4. 5. | Ramban | Ramban-A Ramban-B |
| 6. | Reasi | Katra |
| 7. | | Panthal |
| 8. | Udhampur | Tikri |
| 9. | | Udhampur-II |
| 10. | Kathua | Kathua |
| 11. | | Nagri |
| 12. | Samba | Sumb |
| 13. 14. | Jammu | R. S. Pura Suchetgarh |
| 15. 16. | Rajouri | Rajouri Seri |
| 17. 18. | Poonch | Mendhar-A Mendhar-B |

(Sd.) K. K. SHARMA,

State Election Commissioner, Election Authority, Under Panchayati Raj Act, 1989.

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(Sd.) ANIL SALGOTRA,

Secretary, State Election Commission, Jammu and Kashmir.



JAMMU & KASHMIR GOVERNMENT GAZETTE

PART III

Laws, Regulations and Rules passed thereunder.

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JAMMU AND KASHMIR GOVERNMENT, MUNICIPAL COMMITTEE, BANIHAL,

PLASTIC WASTE MANAGEMENT BYE-LAWS, 2020

Notification

Banihal, the 18th of July, 2020.

In exercise of the powers conferred by clause (4) of rule 6 of Plastic Waste Management Rules, 2016, the Authority hereby makes the following bye-laws; namely:ô

CHAPTER I

- 1. Short Title and Commencement.ô These bye-laws shall be called the Municipal Committee, Banihal, Plastic Waste Management Bye-laws-2020.
- (2) They shall come into force from the date of their publication in the Government Gazette.

- **2. Extent of application.**ô These Bye-Laws shall be applicable within the territorial limits of Municipal Committee, Banihal.
- **3. Definition.**ô In these Bye-laws, unless the context otherwise requires,ô
 - (i) "Act" means the Environment (Protection) Act, 1986 (29 of 1986);
 - (ii) "alternate use" means use of a material for a purpose other than for which it was conceived, which is beneficial because it promotes resource efficiency;
 - (iii) "brand owner" means a person or company who sells any commodity under a registered brand label;
 - (iv) "bulk/institutional waste generator" means and includes buildings occupied by the Central Government Departments or undertakings, State Government Departments or undertakings, local bodies, public sector undertakings or private companies, hospitals, nursing homes, schools, colleges, universities, other educational institutions, hostels, hotels, commercial establishments, markets, places of worship, stadia and sports complexes having an average waste generation rate exceeding 100 kg. per day;
 - (v) "Bye-laws" means Plastic Waste Management Bye-laws- 2020 of Jammu and Kashmir;
 - (vi) "carry bags" means bags made from compostable plastic material, used for the purpose of carrying or dispensing commodities which have a self-carrying feature but do not include bags that constitute or form an integral part of the packaging in which goods are sealed prior to use, duly approved by Central Pollution Control Board;
 - (vii) "commodity" means tangible item that may be bought or sold and includes all marketable goods or wares;
 - (viii) "compostable plastics" mean plastic that undergoes degradation by biological processes during composting to yield CO₂, water, inorganic compounds and biomass at a rate consistent with other known compostable materials, excluding conventional petro-based plastics, and does not leave visible, distinguishable or toxic residue;

- - (ix) "consent" means the consent to establish and operate from Jammu and Kashmir State Pollution Control Board granted under the Water (Prevention and Control of Pollution) Act, 1974 (6 of 1974), and the Air (Prevention and Control of Pollution) Act, 1981 (14 of 1981);
 - (x) "disintegration" means the physical breakdown of a material into very small fragments;
 - (xi) "energy recovery" means energy recovery from waste that is conversion of waste material into usable heat, electricity or fuel through a variety of processes including combustion, gasification, pyrolisation, anaerobic digestion and landfill gas recovery;
 - (xii) "event" means any gathering for the purpose of functions, celebrations, meetings, rallies, processions, open air theatre activities, cinema shootings in public places etc.;
 - (xiii) "extended producer's responsibility" means responsibility of a producer for the environmentally sound management of the product until the end of its life;
 - (xiv) "food-stuffs" mean ready to eat food products, fast food, processed or cooked food in liquid, powder, solid or semi-solid form;
 - (xv) "facility" means the premises used for collection, storage, recycling, processing and disposal of plastic waste;
 - (xvi) "Importer" means a person who imports or intends to import and holds an Importer-Exporter Code Number, unless otherwise specifically exempted;
 - (xvii) "Local Body" for the purpose of these Bye-laws means JMC/SMC and other Local Bodies including Municipal Council/Committees in the Union Territory;
 - (xviii) "manufacturer" means and includes a person or unit or agency engaged in production of plastic raw material to be used as raw material by the producer;
 - (xix) "multilayered packaging" means any material used or to be used for packaging and having at least one layer of plastic as the main ingredients in combination with one or more

- - (xx) "Nuisance Detectors" (NDs) means those employees of the Municipal Committee, Banihal who are appointed by the authorities to detect the acts of public nuisance etc. related to plastic waste management;
 - (xxi) "plastic" means material which contains as an essential ingredient a high polymer, such as polyethylene terephthalate, high density polyethylene, Vinyl, low density polyethylene, polypropylene, polystyrene resins, multi-materials like acrylonitrile butadiene styrene, polyphenylene oxide, polycarbonate, polybutylene terephthalate;
 - (xxii) "plastic sheet" means sheet made of plastic; which are banned as per G. O. (Ms) No. 84 Environment and Forests (EC.2) Department dated 25-06-2018;
 - (xxiii) "plastic waste" means any plastic discarded after use or after their intended use is over;
 - (xxiv) "Prescribed authority" means the authorities specified in Rule 12 of Plastic Waste Management and Handling Rules, 2016, and Commissioner, Municipal Corporations, Chief Executive Officer/Executive Officer, Urban Local Bodies;
 - (xxv) "producer" means persons engaged in manufacture or import of carry bags or multilayered packaging or plastic sheets or like, and includes industries or individuals using plastic sheets or like or covers made of plastic sheets or multilayered packaging for packaging or wrapping the commodity;
 - (xxvi) "recycling" means the process of transforming segregated plastic waste into a new product or raw material for producing new products;
 - (xxvii) "registration" means registration with the Jammu and Kashmir Pollution Control Board or Municipal Committee, Banihal or statutory authority concerned, as the case may be;

- - (xxviii) "street vendor" shall have the same meaning as assigned to it in clause (1) of sub-section (l) of Section 2 of the Street Vendors (Protection of Livelihood and Regulation of Street Vending) Act, 2014 (7 of 2014);
 - (xxix) **"use and throwaway plastics"** mean items such as plastic carry bags or plastic flags, plastic sheets used for food wrapping, spreading on dining table etc. plastic plates, plastic coated tea cups and plastic tumbler, water pouches and packets, plastic straw irrespective of thickness as defined and banned under G. O. No. 84 Environment and Forests (EC.2) Department dated 25-06-2018 and includeô
 - (a) The plastic sheets used for the food wrapping, spreading on dining table, etc.ô
 - i. Plastic sheet/cling film used for food wrapping;
 - ii. Plastic/plastic coated sheet used for spreading on dining table;
 - (b) Plastic platesô
 - (i) Plastic thermocol plates;
 - (ii) Plastic coated paper plates;
 - (c) Plastic coated tea cups and plastic tumblerô
 - (i) Plastic coated paper cups;
 - (ii) Plastic tea cups ÷
 - (iii) Plastic tumbler;
 - (iv) Thermocol cups;
 - (d) Water pouches and packets,
 - (e) Plastic straw,
 - (f) Plastic carry bags and plastic flagsô
 - (i) Plastic carry bags of all size and thickness;
 - (ii) Plastic coated carry bags;
 - (iii) Non-woven polypropylene carry bags;

- - (xxx) "virgin plastic" means plastic material which has not been subjected to use earlier and has also not been blended with scrap or waste;
 - (xxxi) "waste generator" means and includes every person or group of persons or institutions, residential, and commercial establishments including Indian Railways, Airport, Port and Harbour and Defense establishments, places of worship which generate plastic waste;
 - (xxxii) "waste management" means the collection, storage, transportation reduction, re-use, recovery, recycling, composting or disposal of plastic waste in an environmentally safe manner;
 - (xxxiii) "Waste pickers" mean individuals or agencies, groups of individuals voluntarily engaged or authorized for picking of recyclable plastic waste.
- **4. Conditions**.ô (1) The manufacturer, importer, stocking, distribution, sale and use of plastic carry bags, sheets or like or covers made of plastic sheet and multilayered packing shall be subject to the following conditions, namely :ô
 - (a) Plastic packaging shall either be in natural shade which is without any pigments or made using only those pigments and colorants which are in conformity with Indian Standard: IS 9833: 1981 titled as õList of pigments and colorants for use in plastics in contact with food-stuffs, pharmaceuticals and drinking waterö as amended from time to time;
 - (b) Products made of recycled plastics shall not be used for storing, carrying, dispensing or packaging ready to eat or drink stuffs;
 - (c) Plastic sheet or like, which is not an integral part of Multilayered packaging and cover made of plastic sheet used for packaging, wrapping the commodity shall not be less than fifty microns in thickness except whether thickness of such plastic sheets impair the functionality of the product;

- No. 16-7] The J&K Govt. Gazette, 18th July, 2020/27th Asad., 1942. 7
 - (d) The manufacturer shall not sell or provide or arrange plastic to be used as raw material to a producer, not having valid registration from Jammu and Kashmir Pollution Control Board;
 - (e) Sachets using plastic material shall not be used for storing, packing or selling gutkha, pan masala and tobacco;
 - (f) Plastic material, in any form including Vinyl Acetate-Maleic Acid-Vinyl Chloride Copolymer, shall not be used in any package for packaging gutkha, pan masala and tobacco in all forms;
 - (g) Recycling of plastic waste shall conform to the Indian Standard
 : IS 14534 : 1998 titled as õGuidelines for Recycling of Plasticsö, as amended from time to time;
 - (h) The provision of thickness shall not be applicable to carry bags made up of compostable plastics. Carry bags made from compostable plastics bearing a label õcompostableö shall conform to the Indian Standard: IS 17088: 2008 titled as Specifications for õCompostable Plasticsö. The manufacturer or seller of compostable plastic carry bags shall obtain a certificate from the Central Pollution Control Board/Jammu and Kashmir Pollution Control Board as applicable before marketing or selling.
- **5. Plastic waste management**.ô (1) The plastic waste management by Municipal Councils/Committees in its jurisdiction shall be as under :ô
 - (a) Plastic waste, which can be recycled, shall be channelized to registered plastic waste recycler and recycling of plastic shall conform to the Indian Standard : IS 14534 : 1998 titled as Guidelines for Recycling of Plastics, as amended from time to time ;
 - (b) Plastic waste, which cannot be recycled, shall be channelized to Refuse Derived Fuel (RDF) plants/cement plants/pyrolysis plants or any other technologies. The standards and pollution control norms specified by the prescribed authority for these technologies shall be complied with;

- - (c) Jammu and Kashmir Public Works Department, Municipal Corporations/Urban Local Bodies, Rural Development Departments through BDOs shall encourage the use of plastic waste (preferably the plastic waste which cannot be further recycled) for road construction as per Indian Road Congress guidelines;
 - (d) Thermo set plastic waste shall be processed and disposed of as per the guidelines issued from time to time by the Central Pollution Control Board; and
 - (e) The inert from recycling or processing facilities of plastic waste shall be disposed of in compliance with the Solid Waste Management Rules, 2016 or as amended from time to time.

6. Responsibilities of Municipal Committee Banihal.—

- (i) Municipal Committee, Banihal, shall be responsible for development and setting up of infrastructure for segregation, collection, storage, transportation, processing and disposal of the plastic waste either on its own or by engaging agencies or producers.
- (ii) Municipal Committee, Banihal, shall be responsible for setting up, operationalization and coordination of the waste management system and for performing the associated functions, namely :ô
 - (a) Ensuring segregation, collection, storage, transportation, processing and disposal of plastic waste;
 - (b) Ensuring that no damage is caused to the environment during this process;
 - (c) Ensuring channelization of recyclable plastic waste fraction to recyclers;
 - (d) Ensuring processing and disposal of non-recyclable fraction of plastic waste in accordance with the guidelines issued by the Central Pollution Control Board;
 - (e) Creating awareness among all stakeholders about their responsibilities;
 - (f) Engaging civil societies or groups working with waste pickers; and

- - (g) Ensuring that open burning of plastic waste does not take place.
 - (iii) The Municipal Committee, Banihal, shall seek assistance of producers and setup a system of plastic waste management as per of Plastic Waste Management Rules, 2016, or any other relevant law amended from time to time.
 - (iv) The Municipal Committee, Banihal, shall endeavour and encourageô
 - a. Civil society organizations involved in plastic eradication in order to implement Plastic Waste Management Rules, 2016 and these Bye-laws;
 - b. Self Help Groups (SHG) involved for segregation of waste processing. It may be encouraged for the purpose of technical guidance as well as implementation through appropriate organizations.
 - (v) Municipal Committee, Banihal, shall extend the Slum Adoption Program to the uncovered areas within their wards for solid waste management and plastic waste management, with the possible assistance of qualified Community Based Organizations (CBOs)/Non-Government Organizations (NGOs)/Voluntary Service Organizations (VSOs)/Self Help Groups (SHG) or other organizations holding statutory validations;
 - (vi) Cleanliness drives will be conducted by the Municipal Committee, Banihal in association with public representatives, citizen organizations, Government bodies, corporates, NGOs for the cleanliness of areas inside the slums, from time to time, in association with CBOs participating in the Slum Adoption Program.
- **7. Responsibilities of waste generator**.ô (1) The waste generator shall,ô
 - (a) Not use plastic items banned under G. O. No. 84 Environment and Forests (EC.2) Department;
 - (b) Take steps to minimize generation of plastic waste and segregate plastic waste at source in accordance with the Plastic Waste Management Rules, 2016, and amendments made in these rules from time to time :

- 10 The J&K Govt. Gazette, 18th July, 2020/27th Asad., 1942. [No. 16-7
 - (c) Not litter or burn the plastic waste, and ensure segregated storage of waste at source and handover segregated waste to Jammu and Kashmir Municipal Corporation/Urban Local Bodies/Gram Panchayats or agencies appointed by them or registered recyclers.
- (2) All institutional generators of plastic waste, shall segregate and store the waste generated by them in accordance with the Solid Waste Management Rules, 2016, as amended from time to time and handover segregated wastes to authorized waste processing or disposal facilities or deposition centers either on its own or through the authorized waste collection agency once in a week on Wednesday or any other designated day or periodically as specified from time to time.
- (3) All the waste generator shall pay integrated user fee for plastic waste management, which is included in the solid waste management user fee as per Municipal Committee, Banihal, under the Solid Waste Management Bye-Laws, 2019.
- (4) Every person responsible for organizing an event in open space, where service of food stuff is in plastic or multilayered packaging shall segregate and manage the waste generated during such events in accordance with the SWM Rules, 2016, and SWM Bye-Laws, 2019, of Municipal Committee, Banihal. Further, the organizers shall pay the user fee prescribed for events in open public places; and shall not use single use plastic plates, disposable etc. as same are banned.
- (5) All bulk waste generators shall install and maintain Reverse Vending Machine or any other appropriate system of recycling PET bottles as approved by Central Pollution Control Board/Jammu and Kashmir Pollution Control Board. If not, penalty will be levied as per Schedule-I.

8. Responsibilities of Producers, Importers and Brand Owners.ô

(1) Primary responsibility for collection of used multilayered plastic sachet or pouches or packaging is of Producers, Importers and Brand Owners, who introduce the products in the market, they need to establish a system for collecting back the plastic waste generated due to their products. This plan of collection is to be submitted to the Jammu and Kashmir Pollution Control Board while applying for consent to Establish or Operate or Renewal. The Brand Owners, whose consent has been renewed before the notification of these rules, shall submit such plan within one year from the date of notification of these Bye-laws.

- (2) The producers shall work out modalities for waste collection system based on Extended Producers Responsibility and inform Municipal Committee, Banihal accordingly within 6 months from the notification of Plastic Waste Management Bye-Laws, 2020.
- (3) Multilayered plastic which is non-recyclable or non-energy recoverable or with no alternate use of plastic shall not be used in Municipal Committee, Banihal limits.
- (4) All producers shall submit an application to the Jammu and Kashmir Pollution Control Board for grant of registration, for production of plastics.
- (5) No producer shall use any plastic or multilayered packaging for packaging of commodities without registration from the Jammu and Kashmir Pollution Control Board.
- (6) All marketing companies, manufacturers, brand owners shall educate masses for disposal of plastic waste.
- **9. Protocols for compostable plastic materials.**ô Determination of the degree of degradability and degree of disintegration of plastic material shall be as per the protocols of the Indian Standards listed in Schedule-II of these Bye-laws.
- **10. Marking and/or labelling**.ô (1) Each carry bag made from compostable plastics should be as per Plastic Management Rules, and multilayered packaging shall have the following information printed in **English mandatorily** and any number of other languages as optional, namely :ô
 - (a) Name and registration number of the manufacturer in case of multilayered packaging; and
 - (b) Name of the manufacturer and certificate number [4(g) of these Bye-laws] in case of carry bags made from compostable plastics.
- (2) Each carry bag made from compostable plastics shall bear a label <u>õcompostableo</u> and shall conform to the Indian Standard: IS or ISO 17088: 2008 titled as Specifications for õCompostable Plasticso and also the Central Pollution Control Board License Number shall be mentioned.

- 11. Registration of producer, recyclers and manufacturers.ô No person shall manufacture carry bags made from compostable plastics/multilayered packaging without obtaining registration with Jammu and Kashmir Pollution Control Board within Jammu and Srinagar Municipal Committee, Banihal, limits.

12. Responsibilities of retailers and street vendors.ô

- (1) Retailers or street vendors shall not sell or provide commodities to consumer in carry bags made with compostable plastics or multilayered packaging, which are not manufactured and labelled or marked, as prescribed under the Plastic Waste Management Rules, 2016, and Plastic Waste Management Bye-laws, 2020.
- (2) Every retailer or street vendor selling or providing commodities in carry bags made with compostable plastics or multilayered packaging which are not manufactured or labelled or marked in accordance with these Bye-laws shall be liable to pay such fines as specified under the Byelaws listed in Schedule-I.
- 13. Penalties for contravention of these Bye-laws.ô (1) On and after the date of Notification of these Bye-laws, there will be a familiarization/awareness period of 30 days, after which, any contravention of these Bye-laws shall be punishable with fines as per the Schedule of Fines (Schedule-I) for every instance of breach of these Bye-laws. Subsequent contravention apart from first time will attract fine amount of minimum two times to maximum ten times for each and every act of offence.

In case of an offender not able to pay the fine as mentioned in Schedule-I, prosecution under the provisions made in City Police Act and District Police Act/Indian Penal Code/and other applicable Acts/Laws will be applicable on the offender.

- 14. Enforcement mechanism for Municipal Corporation and Urban Local Bodies.ô (1) The Executive Officer, Municipal Committee, Banihal shall be the authority for enforcement of the provisions of these rules relating to plastic waste management by waste generator.
- (2) The Executive Officer, Municipal Committee, Banihal shall take the assistance of the Deputy Commissioner concerned within the territorial limits of the jurisdiction of the Municipal Committee in the enforcement of the provisions of these Bye-laws.

- (3) Periodical and Surprise checks: The Executive Officer, Municipal Committee, Banihal or any other officer as authorized by the Executive Officer will conduct surprise checks in various parts of the wards in the Committe limits at any point of time to enforce compliance of the Byelaws. Any contravention of any clause of this Byelaw shall attract a fine as per Schedule-I of the Byelaws.
- (4) Enforcement Squads in each ward : The Nuisance Detectors defined in the Solid Waste Management Bye-laws, 2018 shall enforce the Plastic Waste Management Bye-laws, 2020.
- 15. Ban on one time use and throwaway plastics.ô (1) As per G. O. (Ms) No. 84 Environment and Forests (EC.2) Department dated 25-06-2018, the Commissioner, Jammu/Srinagar Municipal Corporations and Chief Executive Officer/Executive Officer, Urban Local Bodies, shall enforce the direction of õone time use throwaway plastic banö in exercise of power conferred on him/her by, law in their jurisdiction. The notification will come into effect on 1st January, 2020 :ô
 - (a) No industry or person shall manufacture, store, supply, transport, sale or distribute, -use and throwaway plasticsø as described in the definition;
 - (b) No person including shopkeeper, vendor, wholesaler, retailer, trader, hawker or salesmen shall use, ∃use and throwaway plasticsø:
 - Provided that the plastic used for the following purposes are exempted :ô
 - (c) The plastic carry bags, manufactured exclusively for export purpose against any export order in a plastic industry located in Special Economic Zone (SEZ) and Export Oriented Units (EOU);
 - (d) The plastic bags which constitute or form an integral part of packaging in which goods are sealed prior to use at manufacturing/processing units;
 - (e) The plastic bags and sheets used in Forestry and Horticulture nurseries against the orders from the Government Departments;
 - (f) The plastic used for packing of milk and milk products (dairy products), oil, medicine and medical equipments.

- (2) Enforcement mechanism for ban on one time use and throwaway plastics is as follows :ô
 - (a) Periodical and Surprise checks: Executive Officer, Municipal Committee, Banihal, or any other officer as authorized by the Executive Officer, will conduct surprise checks in various parts of the wards in the corporation limits at any point of time to enforce compliance of G. O. 84. Any contravention of any clause of this Bye-law shall attract a penalty as per Schedule-I of the Bye-laws;
 - (b) Inspection Authority: Sanitary Inspector shall serve in the capacity of õInspection Authorityö. Fine levying authorities i. e., the concerned Sanitary Inspector is, hereby, authorized to levy fines for violation of G. O. and notification cited in Schedule-I of the Bye-laws in their respective jurisdictions. The fine levying authority shall maintain a register mentioning details of commercial establishment name, offence number, fine amount, Corporation/Council/Committee trade license number and for street vendors, street vending ID card number. The fine levying authority shall deposit the fine amount (i. e. 1st/2nd/3rd instances) in GCC Treasury through challan within 24 hours/next working day;
 - (c) Zonal Level Committee for monitoring: Zonal Level Committee will be headed by Health Officer (Head)/Assistant Sanitation Officer, with/Enforcement Officer, Anti-polythene Officer and Revenue Officer as its members for Municipal Committee Banihal. The Urban Local Bodies shall be represented by concerned CEOs/EOs as the members of the Committee. The Committee shall periodically monitor the implementation;
 - (d) Appellate Authority: The Zonal Officers shall serve in the capacity of õAppellate Authorityö. If the violator has any grievances related to the fines levied by the Inspection Authority, the violator after payment of fine may appeal to the Appellate Authority i. e., Zonal Officer within 15 days of receipt of fine imposition challan from Inspection Authority. Upon receipt of such appeals, the Appellate Authority shall enquire and dispose the appeal by passing speaking orders. If the appellant submits

- - (e) Revision Authority: The concerned Commissioners of Corporations/Directors of concerned ULBs/ACD, Rural Development and District Panchayat Officer, shall serve as the õRevision Authorityö. Further, against the orders of the Appellate Authority, appellants can file review petition with the Revision Authority i. e., respective Deputy Commissioner within 15 days of receipt of orders by Appellate Authority. The Revision Authority shall enquire and dispose the appeal with final orders. If the appellant submits evidence and Revision Authority is convinced that fine is levied wrongly or in excess, it may be rectified immediately and fine levied and paid may be returned forthwith;
 - (f) Penalties: Penalty will be levied as per Jammu and Kashmir Municipal Corporation Act, 2000/Jammu and Kashmir Municipal Act, 2000 and as per Schedule-I in these Bye-laws;
 - (g) Collection of Penalties: The fines shall be deposited in the Municipal Committee, R. S. Pura. A separate budget code shall be established for this purpose.
- **16. Annual Reports**.ô (1) Every person engaged in recycling or processing of plastic waste shallô
 - (a) Register with the Public Health and Sanitation Wing of Municipal Committe, Banihal in Registration Form-I along with following fee:ô

For waste channelizers - Rs. 300/-

For Recyclers/Processors/Dealers - Rs. 500/-

- (b) Submit an annual report in Form-II to Municipal Committe, Banihal under intimation to the Jammu and Kashmir Pollution Control Board by the 30th April of every year.
- (2) Jammu/Srinagar Municipal Corporation/Council/Committee shall prepare and submit an annual report in Form-III to the concerned Secretary Incharge of the Urban Development Department under intimation to the

- **17. Jurisdiction of Courts**.ô For filing cases against the Bye-laws, the jurisdiction is Jammu/Srinagar only.

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SCHEDULE-I

SCHEDULE OF FINES

S. No. Description of Bye-law

By-laws, 2020.

Amount of fine applicable for breach for By-law*

1. Retailers, Street Vendors and
Commercial establishments selling
or providing commodities to
consumer in compostable carry
bags, carry bags made of
compostable plastics, and multilayered
packaging which are NOT MARKED
AND LABELLED as per norms

prescribed in Plastic Waste Management

- (xxxiv) Name, Registration Number of manufacturer and thickness in case of Multilayered packaging and should be labeled as "Recyclable" or "compostable" printed in English mandatorily and any number of other languages as optional,-Any breach of this.
- (xxxv) Name of the manufacturer and certificate number (Bye-law 4h) in case of carry bag made from compostable plastics with ISO Code as approved by Central Pollution Control Board/J&K Pollution Control Board and should be labeled as "compostable" printed in English mandatorily and any number of other languages as optional,-Any breach of this.

Rs. 1000/-

Rs. 1000/-

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| 66666666666666666666666666666666666666 | ÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓÓ | | |
| | (a) Individuals within their private premises | Rs. 1000/- | |
| | (b) Individuals in Public Places | Rs. 2000/- | |
| | (c) Institutions and Establishments | Rs. 10000/- | |
| 3. | Littering, non-segregation of plastic waste at par with Solid Waste Management Bye-laws, 2019ô | | |
| | (a) Littering of Plastic Waste | Rs. 500/- | |
| | (b) Non-segregation of plastic | Rs. 500 | |
| | waste at source by individual household | | |
| | (c) Non-segregation of Plastic Waste at source by apartments and group households | Rs. 1000/- | |
| | (d) Non-segregation of plastic waste at source by bulk generators or institutional waste generators categories | Rs. 5000/- | |
| 4. | Non-recycling of PET Bottles by Bulk Waste Generatorô | | |
| | (a) Residential | Rs. 5000/- | |
| | (b) Commercial | Rs. 15000/- | |
| | (c) Institutional | Rs. 10000/- | |
| 5. | Non-registration in Municipal Committee, Banihal Format-l | Rs. 5000/- | |
| 6. | Failure to submit Annual Report to Municipal Committee, Banihal by 30th April of every year. | Rs. 5000/- | |

Executive Officer.

SCHEDULE-II

(See by Law 9)

- 1. IS/ISO 14851: 1999 Determination of the ultimate aerobic biodegradability of plastic materials in an aqueous medium-Method by measuring the oxygen demand in a closed Respirometer.
- 2. IS/ISO 14852: 1999 Determination of the ultimate aerobic biodegradability of plastic materials in an aqueous medium-Method by analysis of evolved carbon dioxide.
- 3. IS/ISO 14853 : 2005 Plastics-Determination of the ultimate anaerobic biodegradation of plastic materials in an aqueous system-Method by measurement of biogas production.
- 4. IS/ISO 14855-1: 2005 Determination of the ultimate aerobic biodegradability of plastic materials under controlled composting conditions-Method by analysis of evolved carbon dioxide (Part-l General Method).
- 5. IS/ISO 14855-2: 2007 Determination of the ultimate aerobic biodegradability of plastic materials under controlled composting conditions-Method by analysis of evolved carbon dioxide (Part-2: Gravimetric measurement of carbon dioxide evolved in a laboratory-scale test).
- 6. IS/ISO 15985: 2004 Plastics-Determination of the ultimate anaerobic biodegradation and disintegration under high-solids anaerobic digestion conditions-Methods by analysis of released biogas.
- 7. IS/ISO 16929: 2002 Plastics-Determination of degree of disintegration of plastic materials under defined composting conditions in a pilot-scale test.
- 8. IS/ISO 17556: 2003 Plastics-Determination of ultimate aerobic biodegradability in soil by measuring the oxygen demand in a Respirometer or the amount of carbon dioxide evolved.
- 9. IS/ISO 20200 : 2004 Plastics-Determination of degree of disintegration of plastic materials under simulated composting conditions in a laboratory-scale test.

Executive Officer.

FORM I

Registration

Application form for registration of units engaged in processing or recycling of plastic waste at Municipal Committee, Banihal to be submitted to the Public Health and Sanitation Wing, Municipal Corporations/Municipal Councils/Committees and Gram Panchayats. One time registration fees to be paid.

| 1. | Name and Address of the Unit | | | | |
|----|--|---------|------|----------|------|
| 2. | Contact person with designation, Tel./ Fax/e-mail | | | | |
| 3. | Date of commencement | | | | |
| 4. | No. of workers (including contract labour) | | | | |
| 5. | Waste Management | S. No. | Туре | Category | Qty. |
| | (a) Waste generation in processing plastic waste | I II | | | |
| | (b) Waste collection and transportation (attach details) | | | | |
| | (c) Waste Disposal details | S. No. | Туре | Category | Qty. |
| | | I | | | |
| | (d) Provide details of the disposal facility, whether the facility is authorized by SPCB or PCC | | | | |
| | (e) Please attach analysis report of characterization of waste generated (including leachate test if applicable) | | | | |

| 6. | Occupational safety and health | Please provide details of |
|-----|---|--------------------------------|
| | aspects | facilities |
| 7. | Pollution Control Measures: | |
| | Whether the unit has adequate pollution control systems or equipment to meet the standards of emission or effluents | If yes, please furnish details |
| | Whether unit is in compliance with conditions laid down in the said rules | Yes/No |
| | Whether conditions exist or are likely to exist of the material being handled or processed posing adverse immediate or delayed impacts on the environment | Yes/No |
| | Whether conditions exist (or are likely to exist) of the material being handled or processed by any means capable of yielding another material (e. g. leachate) which may possess eco-toxicity. | Yes/No |
| 8. | Any other relevant information including fire or accident mitigative measures | |
| Dat | te: | Name and signature |
| Pla | ce: | Designation |

Executive Officer.

FORM-II

[See Rule 16 (1)]

FORMAT OF ANNUAL REPORT BY OPERATOR OF PLASTIC WASTE PROCESSING OR RECYCLING FACILITY TO THE LOCAL BODY

Period of Reporting:

- 1. Name and Address of operator of the facility:
- 2. Name of officer incharge of the facility (Telephone/Fax/Mobile/e-Mail):
- 3. Capacity:
- 4. Technologies used for management of plastic waste :
- 5. Quantity of plastic waste received during the year being reported upon along with the source :
- Quantity of plastic waste processed (in tons): Plastic waste recycled (in tons)-Plastic waste processed (in tons)-Used (in tons):
- 7. Quantity of inert or rejects sent for final disposal to landfill sites:
- Details of landfill facility to which inert or rejects were sent for final disposal : Address-Telephone :
- Attach status of compliance to environmental conditions, if any, specified during grant of consent or registration :

| Date: | Signature of Operator |
|--------|-----------------------|
| Place: | |

[See Rule 16(2)]

FORMAT FOR ANNUAL REPORT ON PLASTIC WASTE MANAGEMENT TO BE SUBMITTED BY THE LOCAL BODY

Period of Reporting:

1. Name of the City or Town and State: MC, Banihal J&K UT

2. Population: 2985 as per census 2011

3. Area in Sq./kilometers: (Appr.) 4.Sq/M

4. Name and Address of Local bodyô
- Telephone No. :
- Fax No. :
01998255172
01998255172

- E-Mail : Eobanihal-jk@nic.in

5. Total number of the wards in the area under jurisdiction 7 Wards

6. Total number of Households in the area under jurisdiction 623 as per census 2011

600

7. Number of households covered by door to door collections

8. Total number of commercial establishments and Institutions in the

0 11 4111

area under jurisdictionô

- Commercial establishments

- Institutions

9. Number of commercial establishments 100% and Institutions covered by door to door collectionô

- Commercial establishments

- Institutions

10. Summary of the mechanisms put in place for management of plastic waste of MC, Banihal Tipping in the area under jurisdiction along with truck TATA AC 02 No.

| | e J&K Govt. Gazette, 18th July, 2020/27th 666666666666666666666666666666666666 | |
|-----|--|--|
| 11. | Attach details of infrastructure put in place for management of plastic waste generated in the area under jurisdiction | Nil |
| 12. | Attach details of infrastructure required, if any, along with justification | Nil |
| 13. | Quantity of Plastic Waste generated during the year from area under jurisdiction (in tons) | 25 tons |
| 14. | Quantity of Plastic Waste collected during the year from area under jurisdiction (in tons) | 15 tons |
| 15. | Quantity of Plastic Waste channelized for recycling during the year (in tons) | Nil |
| 16. | Quantity of Plastic Waste channelized for use during the year (in tons) | Nil |
| 17. | Quantity of inert or rejects sent to landfill sites during the year (in tons) | 15 tons |
| 18. | 3. Details of each of facilities used for processing and disposal of plasticô | |
| | Facility-I: | |
| | 1. Name of operator | Nil |
| | 2. Address with Telephone Number or Mobile | Nil |
| | 3. Capacity | |
| | 4. Technology Used | Nil |
| | 5. Registration Number | Nil |
| | 6. Validity of Registration (up to) | Nil |
| | | Executive Officer, Municipal Committee, |

Banihal.